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SURFACE WATER ASSESSMENT METHODS AND TECHNICAL SUPPORT

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EXECUTIVE SUMMARY

Arizona's *Surface Water Assessment Methods and Technical Support* document is intended as an analytical tool to guide individuals through a standardized assessment process. This document describes Arizona Department of Environmental Quality (ADEQ) methods to evaluate water quality data and assess designated use support of surface water. This document is written to accompany the 2006 Integrated Surface Water Quality Assessment and Impaired Water List (ADEQ, 2006).

An assessment entails analyzing and integrating multiple types of data to address the following primary objectives:

- Determine whether each designated use assigned to an assessment unit is “attaining” or “impaired;”
- If impaired, determine the pollutant(s) causing impairment;
- Compile descriptive information about the surface water; and
- Provide future monitoring priorities (the planning list).

If impaired and development of a TMDL is needed, the surface water is placed on the federal 303(d) List. An impaired water is *not* placed on this list, when alternative pollution control requirements are in place that will bring the surface water into compliance with its standards (e.g., a consent decree), if an approved TMDL is being implemented, or if the impairment is solely due to natural conditions.

This document is organized according to the steps taken in the assessment process for lakes and streams. It describes a standardized assessment process; however, the process incorporates flexibility for unique situations and allows for the use of sound scientific judgment. The assessment report provides justification for any variations and clear documentation concerning the types of data and information used in making assessments.

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SECTION 1

GENERAL ASSESSMENT PROCESS AND THE REGULATORY FRAMEWORK

Every two years, ADEQ is required by the federal Clean Water Act to conduct a comprehensive analysis of water quality data associated with Arizona's surface waters to determine whether state surface water quality standards are being met and designated uses are being supported. This report is submitted to the U.S. Environmental Protection Agency (EPA) for approval. Once approved it is used to guide water resource management decisions.

The surface water quality assessment process can be summarized as a six step process as follows:

- Step 1 – Assemble all readily available monitoring data and water quality related information. Determine whether the data meets requirements under the state's Impaired Water Identification Rule to be reasonably current, credible, scientifically defensible, and representative of water quality conditions in the surface water.
- Step 2 – Determine the applicable designated uses and related numeric and narrative standards.
- Step 3 – Analyze the data, determine exceedances of standards, and determine whether sufficient data exists to assess each designated use.
- Step 4 – Assess the surface water, placing it in the appropriate EPA assessment category and on the 303(d) List, if a TMDL is needed.
- Step 5 – Determine monitoring priorities based on data gaps, needs for TMDL development, and effectiveness monitoring.
- Step 6 – Provide public review of the integrated assessment and 303(d) listing report and revise the report as appropriate.

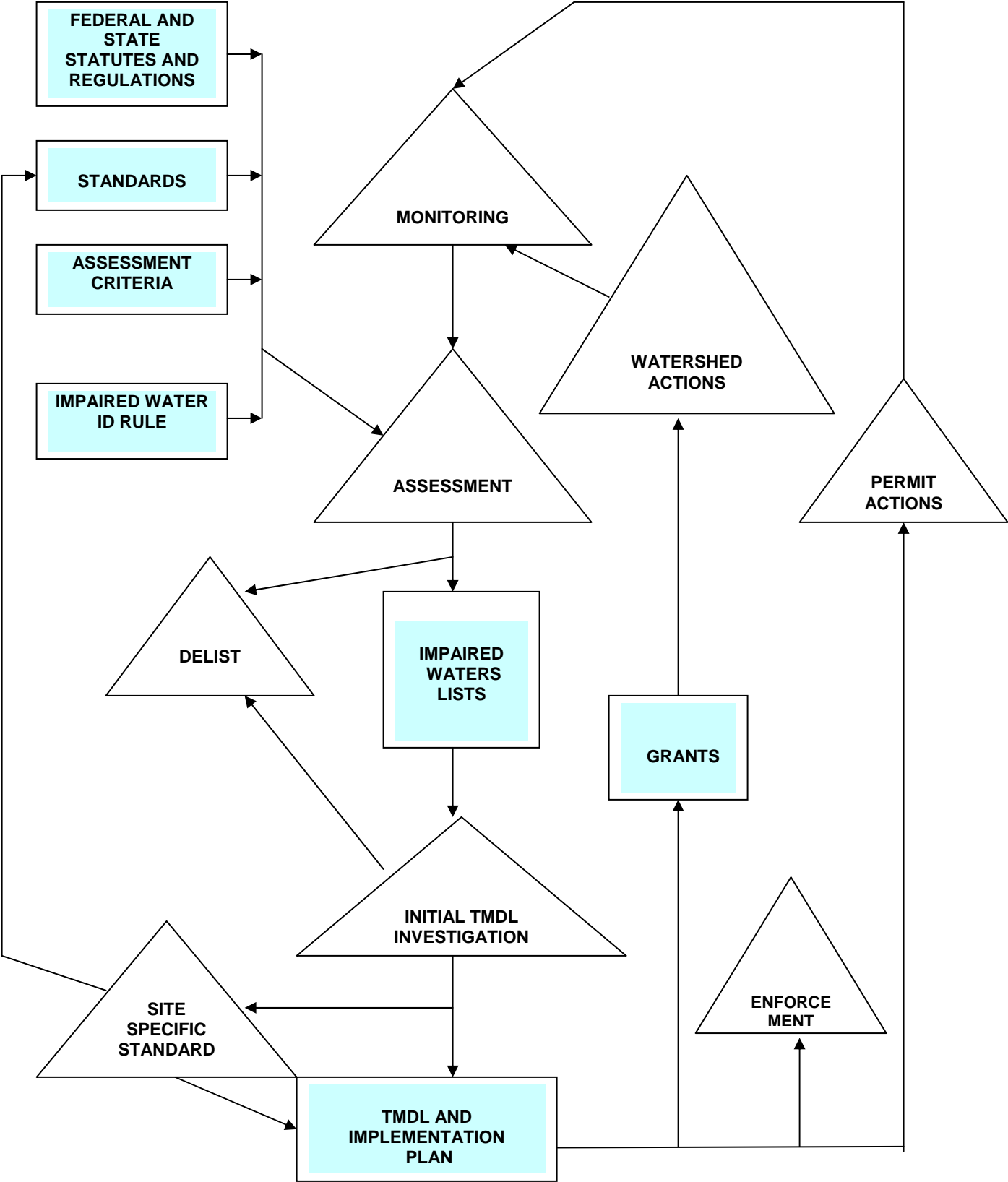
Water quality assessments should be seen as part of an interwoven set of water quality protection and improvement programs at ADEQ (**Figure 1**). The assessment process compares monitoring data to standards, identifies impaired waters, indicates where additional monitoring should be targeted, and initiates the TMDL loading analysis process. Site-specific standards can be set during TMDL development when natural background levels are higher than standards. These site-specific standards and monitoring collected in support of the TMDL as considered in the next assessment.

The Department also works with watershed groups and interested parties to plan and implement actions so that surface water quality standards will be met. Grants are awarded to fund water quality improvement projects. Effectiveness monitoring following these projects is used during the next assessment cycle.

Permit discharge limits or enforcement actions can occur based on assessments of ambient data and TMDL development, although this has been rare. Facilities with permitted discharges may be asked to do additional monitoring when the surface water that receives the discharge is listed as impaired. This monitoring provides a scientific basis for modeling loading contributions (if any) from the discharge. Such data would also be used in the future assessments.

The assessment is therefore also acting as an evaluation of the water quality protection programs, a catalyst for focusing monitoring resources and, if necessary, encourages ADEQ to take other actions necessary so that surface water quality standards are being met.

FIGURE 1 – ASSESSMENTS AND WATER QUALITY PROTECTION



Balancing State Statutes and Rules with Federal Regulations and Guidance

The Clean Water Act

In 1972, Congress passed Public Law 92-500, the Federal Water Pollution Control Act, commonly known as the Clean Water Act. The goal of this act was to restore and maintain the chemical, physical, and biological integrity of the Nation's waters. ADEQ implements the Clean Water Act in Arizona, with oversight from the U.S. Environmental Protection Agency (EPA).

The mandate to do assessments and determine which surface waters are impaired comes from this act. This assessment methods document addresses federal monitoring, assessment, and listing requirements found in Sections 106, 205, 303, 305, and 314 of the Clean Water Act.

- Sections 106 and 205 require the states to compile, analyze, and annually submit a report on surface water quality. The report is to include monitoring conducted by ADEQ and other monitoring entities under grants and contracts with ADEQ
- Section 303 requires ADEQ to:
 - Adopt, with EPA approval, water quality standards and review these standards every three years.
 - Monitor waters and submit a list of surface waters where technology-based effluent limitations required by section 301 are not stringent enough to attain and maintain applicable water quality standards (impaired waters). These 303(d) listed waters are then prioritized for the development of a Total Maximum Daily Load (TMDL) for each pollutant causing impairment. The establishment of TMDLs is required, regardless of whether the surface water is impaired by point sources, nonpoint sources, or a combination of both. As part of the TMDL process, the Department must either set appropriate controls or work with appropriate parties to implement actions that will improve water quality, so that the waters meet standards that support their designated uses.
- Section 305 requires an assessment report that describes and analyzes water quality conditions of all surface waters in Arizona. This assessment report defines the extent that state waters are meeting water quality standards.
- Section 314 adds further requirements specific to lakes.

Federal Regulations and Guidance

The Federal Code of Regulations § 122, 124, and 130.7 establish further and more specific federal requirements concerning the identification of impaired waters (referred to as "water quality limited waters"). No recent changes have occurred in these regulations.

In 2002, EPA published the *Consolidated Assessment and Listing Methodology – Toward a Compendium of Best Practices* (CALM). ADEQ has adopted many of the ideas published in this document, such as core parameter coverage. The CALM document provides information on monitoring network design and use of chemical, biological, toxicity, bacteria, and habitat data to support assessments. It also provides technical support such as statistical considerations for data quality objectives and hypothesis testing. This information can be downloaded from the EPA web site: <http://www.epa.gov/owow/monitoring/calm.html>.

Guidance for 2006 Assessment, Listing, and Reporting Requirements Pursuant to Sections 303(d), 305(b), and 319 of the Clean Water Act was published by EPA in July 29, 2005. This document provides EPA's policies concerning data interpretation, along with recommended reporting format. A copy of this guidance can be downloaded at <http://www.epa.gov/owow/tmdl/2006IRG>. Since 2001, EPA has recommended that the states submit an integrated report that includes both the assessment required under section 305(b) and the list of impaired waters required under 303(d).

Two significant clarifications in the federal 2006 guidance are reflected in Arizona's assessment methods:

- To determine whether an instantaneous "grab" sample represents the averaging period for the standard, states should consider contextual information such as stream flow, precipitation events, discharges near the monitoring site, and land use. For example, chronic aquatic and wildlife criteria are based on a 4-day exposure period; however, when states do not have 4-days of data to average, contextual information should be considered to determine whether levels of a pollutant under study were likely to have remained fairly constant over the averaging period. Such contextual information was used in this assessment process when using a grab sample, especially when applying chronic criteria.
- Surface waters can be listed in more than one assessment category. For example, if a stream was assessed as impaired by selenium subsequent to development of a TMDL for copper and zinc, that reach could be listed in Category 4A for copper and zinc and also in Category 5 for mercury.

More information about the methods involved is provided later in this document.

Arizona's Surface Water Standards and Designated Uses

Arizona sets narrative and numeric surface water standards for water quality based on the uses people and wildlife make of the water. These "designated uses" are specified in the standards for individual surface waters, or if the surface water is not named in the rule, the designated uses are determined by the tributary rule. The tributary rule assigns designated uses based on flow regime and elevation (A.A.C. R18-11-105). (A summary of surface water quality criteria is provided **Appendix A**). A copy of the complete rules can be downloaded at the Secretary of States Office website at: http://www.azsos.gov/public_services/table_of_contents.htm.

Each surface water has at least two designated uses. Water quality is judged acceptable or impaired based on standards established to protect each designated use. Arizona's designated uses are:

- Aquatic Wildlife (coldwater, warmwater, effluent-dependent, or ephemeral)
- Fish Consumption
- Body Contact (Full or Partial)
- Domestic Water Source
- Agricultural Irrigation
- Agricultural Livestock Watering



Narrative surface water standards (A.A.C R18-11-108) protect water quality when a numeric standard is not available or is insufficient. The state TMDL statute requires development of narrative implementation procedures before narrative standards can be applied to 303(d) listing decisions. Narrative implementation documents for toxics, bottom deposits, and nutrients, along with a narrative biocriteria implementation document, are currently under development but were not available for this assessment. Therefore, Arizona's narrative surface water quality standards were not applied during this assessment.

Some surface waters have special water quality standards that must be met. For example, site specific standards have been established for the following waters:

- Waters classified as "unique waters" (an outstanding state resource waters);
- Waters classified as effluent dependent waters (surface waters that would be ephemeral if not for the discharge of treated wastewater);
- Waters with moderating provisions established in their NPDES or AZPDES discharge permits (i.e., mixing zones or a pollutant-specific variance);
- Waters with nutrient standards, as specified in A.A.C. R18-11-109(F); and

- Colorado River reaches with salinity standards (three benchmark sites along the river between Hoover Dam and Imperial Dam) as specified in A.A.C. R18-11-110.

Site specific standards can also be developed for impaired waters where natural conditions alone would cause the standards to be exceeded. Currently ADEQ is developing such site specific standards for Mule Gulch and Pinto Creek.

Surface water quality standards are reviewed and revised on a three-year cycle. The standards approved in 2002 were used for this assessment and listing process.

Arizona's TMDL Statute

In 2000, the Arizona Legislature promulgated Arizona Revised Statutes (A.R.S.) Title 49, Chapter 2, Article 2.1, (the TMDL Statute) which identifies a general process for making impairment decisions and for developing Total Maximum Daily Loads (**Appendix B**). A copy of these statutes can be downloaded at the Secretary of States Office website at: <http://www.azleg.state.az.us/arizonarevisedstatutes.asp>. The statute requires ADEQ to:

- Adopt, by rule, the methods used to identify impaired waters;
- Use only reasonably current, credible, and scientifically defensible data;
- Consider the nature of the water (e.g., ephemeral, intermittent, perennial, effluent dominated) in assessing whether an assessment unit is impaired;
- Determine whether pollutant loadings solely from naturally occurring conditions are sufficient to exceed a water quality standard; and
- Adopt narrative standards and biocriteria implementation procedures through a public process before using these to identify impaired waters.

The statute specifies a process for priority ranking, scheduling, developing, reviewing, and implementing TMDLs, and it mandates the development of rules to govern impaired water identification decisions.

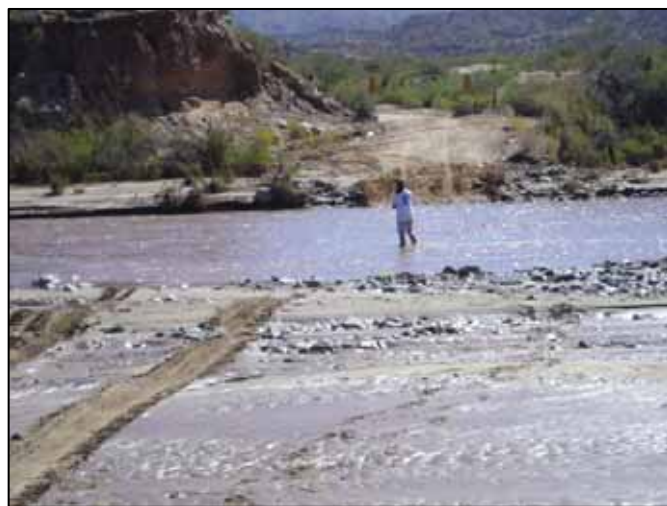
Arizona's Impaired Water Identification Rule

Arizona developed the *Impaired Water Identification Rules* Arizona Administrative Code R18-11-601 through 606 in 2002 (**Appendix B**). These rules establish methods and criteria to:

- Identify an assessment unit as impaired;
- Determine when an assessment unit is no longer impaired (delisting);
- Prioritize the development of Total Maximum Daily Loads;
- Determine whether a dataset is "credible," and therefore, used for assessments and TMDL development;
- Interpret data;
- Consider contextual information in a weight-of-evidence approach; and
- Determine the spatial extent of the surface water listing.

The Impaired Water Identification rules are currently being revised to improve consistency with federal listing guidance, and based on best available science and statistics. However, the draft revised rules were not adopted in time for the 2006 assessment, and therefore, were *not* applied to this assessment.

The Impaired Water Identification Rules establish a process for identifying impaired waters; however, they do not establish methods for identifying waters that are *attaining* their uses. This assessment methods document goes the next step and integrates impairment and attainment methods and criteria.



Off Road Vehicle Impacts on Big Sandy River

SECTION 2

MONITORING DATA

Data Sources

Monitoring data used in assessments come from a variety of sources: ADEQ's field staff, federal agencies, state agencies, permitted discharge facilities, and even volunteer monitoring groups. Because the objective of collecting the data and data quality varies, ADEQ reviews all readily available surface water quality related data, determines if it meets credible data requirements in the Impaired Water Identification Rule, and uses the scientifically supported data for assessment determinations. The STORET database was also queried. (STORET is EPA's storage and retrieval system for housing surface water data from federal and state agencies.)

The Department encourages the submittal of such water quality data from the general public, other agencies, and permitted dischargers throughout the year. When submitted, other pertinent information should be provided, such as: site locations, sampling and quality assurance plans, monitoring purpose, field observations, and lab notations.

To be considered in the assessment and listing process, data from agencies and other entities must be received by the applicable deadline and entered into ADEQ's water quality database. Therefore, data sets need to be submitted in an electronic format that can be readily uploaded into ADEQ's database.



Monitoring the Virgin River

Water quality related data includes, but are not limited to: water chemistry, contaminated sediments, bacteria, algae, bioassessments, fish tissue concentrations, fish kills, weed harvesting, physical habitat, beach closures, drinking water advisories, and riparian conditions. Although ADEQ cannot use narrative, bioassessment, physical habitat data, and other qualitative data for a listing decision until appropriate implementation procedures are adopted, such information is considered as "weight-of-evidence" during a listing decision, and has been used by EPA as evidence of impairment.

Any inherent bias in the data is considered when using the data using the weight-of-evidence approach. For example, if the monitoring objective was to establish pristine/reference conditions, exceedances should be rare are more likely due to natural conditions. Whereas, if the objective was to determine the effectiveness of watershed improvements, the monitoring site locations and contextual conditions when the samples were collected need to be evaluated along with the data.

The Assessment Period

The Department assembles and evaluates all existing and readily available water quality related data and information collected during the assessment period. This focuses assessments on the most recent data to accurately portray the quality of the surface water in question.

Generally, data and information collected during the most recent *five* year period are used to base assessment and 303(d) listing decisions; however, because the assessment was slightly delayed, almost six years of data

were considered for the 2006 assessment. The Department did include data collected after December 2005 and submitted before June 2006 if the data would affect a listing decision. Newer data could not be considered during this assessment due to deadlines for completion and the need to comply with extensive public review periods mandated by both federal regulations and state statutes.

ADEQ's Monitoring Strategy

Although data come from a variety of agencies, the bulk of the data used in assessments is generated by ADEQ's field staff. ADEQ obtains water quality data specifically to assess the biological, chemical, and physical integrity of Arizona's surface waters. Where possible, monitoring is coordinated with other agencies to minimize duplication of effort.

ADEQ surface water monitoring is conducted to support the following objectives:

- Assess the status of water quality and identify impaired waters and the stressors causing impairment;
- Develop Total Maximum Daily Loads for impaired waters and identify sources contributing to that impairment;
- Establish and maintain regional reference conditions to support biocriteria;
- Determine compliance with applicable surface water quality standards;
- Determine whether water quality is being adequately protected or is being degraded, according to antidegradation rules (Arizona Administrative Code R18-11-107), especially for waters classified as "unique waters;"
- Determine water quality trends at long-term sites; and
- Support development of new water quality standards.

Watershed Characterization Monitoring – ADEQ has identified 10 major surface watersheds in Arizona. In 1998, ADEQ adopted a rotational watershed framework in which staff conducts water quality monitoring in wadeable, perennial streams located in two watersheds each year. All 10 watersheds are normally monitored over a 5-year period.

Arizona's Watershed Cycle

WATERSHEDS	Focus Year											
	00	01	02	03	04	05	06	07	08	09	10	11
Bill Williams				X						X		
Colorado – Grand Canyon						X					X	
Colorado – Lower Gila				X				X				
Little Colorado		X						X				
Middle Gila			X						X			
Salt			X						X			
San Pedro	X					X					X	
Santa Cruz		X					X					
Upper Gila	X						X					
Verde					X					X		

The purpose of this monitoring is to obtain basic water quality data on streams and lakes in each watershed. Along with the water samples, data are collected to support proposed bioassessments, habitat assessments, and physical integrity assessments (see analytical suite text box). Data collection is focused in wadeable, perennial streams.

Analytical Measurements for Streams

PARAMETER GROUP	ANALYTES	FREQUENCY SEASON
Field Data	Dissolved oxygen (DO), conductivity, percent saturation (of DO), pH, redox potential, temperature, and total dissolved solids	Quarterly
Bacteria	<i>E. coli</i>	Quarterly
General Chemistry	Alkalinity, bicarbonate, carbonate, chloride, conductivity, fluoride, hardness, pH, sulfate, suspended sediment concentration (SSC), total dissolved solids (TDS), total suspended solids (TSS), turbidity	Quarterly
Nutrients	Ammonia, phosphorus, nitrate/nitrite, total Kjeldahl nitrogen (TKN)	Quarterly
Metals (total and dissolved)	Cadmium, chromium, copper, lead, mercury, nickel, silver, zinc	Quarterly
Metals (total only)	Antimony, arsenic, boron, barium, beryllium, calcium, magnesium, manganese, selenium, thallium	Quarterly
Biocriteria	Macroinvertebrates	Once in spring
Physical/Habitat	Habitat assessment, pebble count, riffle embeddedness, bankfull delineation, depositional features	Once a year

Lake data and information are also collected to evaluate the water quality status of lakes and reservoirs. Biological, chemical, and physical limnology data are collected to characterize baseline water quality conditions as shown in the table below:

Analytical Measurements for Lakes

PARAMETER GROUP	ANALYTES	FREQUENCY SEASON
Field Data	Dissolved oxygen (DO), conductivity, percent saturation (of DO), pH, Redox potential, sample depth, Secchi depth, temperature, and total dissolved solids	Quarterly
Algae	Chlorophyll_a, Pheophytin_a, algae identification	Summer only
Bacteria	<i>E. coli</i>	Quarterly
General Chemistry	Alkalinity, bicarbonate, carbonate, chloride, conductivity, dissolved organic carbon (DOC), fluoride, hardness, pH, sulfate, total dissolved solids(TDS), total organic carbon (TOC), total suspended solids (TSS), turbidity, volatile suspended solids (VSS)	Quarterly
Nutrients	Ammonia, biological oxygen demand (BOD), chemical oxygen demand (COD), phosphorus, nitrate/nitrite, total Kjeldahl nitrogen (TKN)	Quarterly
Metals (total and dissolved)	Cadmium, chromium, copper, lead, mercury, nickel, silver, zinc	Quarterly
Metals (total only)	Antimony, arsenic, boron, barium, beryllium, calcium, magnesium, manganese, selenium, thallium	Quarterly

Targeted Monitoring – As resources allow, surface water quality data are collected for a variety of other reasons during the assessment cycle. Frequently analytical measurements are limited at targeted sites to parameters of concern; however, if the investigation requires several months of monitoring, core parameters are collected to support future assessments of all designated uses. Targeted monitoring includes:

- TMDL development – Monitoring is a key activity in identifying sources and allocating pollutant load contributions to these sources in Total Maximum Daily Loads (TMDLs). The TMDL analysis starts with identification of the pollutants of concern and the water quality standards that must be attained to protect designated uses, including naturally occurring background conditions[®] of the watershed;
- New standards or site-specific standards development;
- Complaint investigations;
- Antidegradation in “unique waters” –Not even limited degradation of water quality is allowed in these outstanding resource waters. (Eighteen Unique Waters have been established in Arizona’s Surface Water Quality Rules (R18-11-112) and additional ones are proposed during the current Triennial Review.)

- Regional reference sites and regional curves – Macroinvertebrates samples, habitat information, and physical integrity measurements are collected at approximately 10 sites per year. Benthic macroinvertebrate samples are collected during the spring index period (April, May, or June) in wadeable, perennial streams.
- Filling in data gaps noted in past assessments, such as:
 - Exceedances resulting in an “inconclusive” assessment;
 - Missing core parameters;
 - Laboratory detection limits higher than standards;
 - Effectiveness monitoring needed due TMDL implementation projects and strategies.
- Long-term monitoring -- Approximately 28 fixed station sites have been monitored quarterly for almost 20 years with the goal of evaluating trends in water quality in Arizona’s streams. These long-term fixed sites are on perennial streams located in all ten watersheds in the state (see map of fixed sites). ADEQ contracts with US Geological Survey to collect water quality monitoring at 19 of the 28 fixed sites, typically those on larger rivers with high annual flow.

If exceedances have occurred in the past, the monitoring design must ensure that monitoring represents critical conditions and critical locations (i.e., when and where exceedances occurred in the past, if those conditions still exist). Actually, water quality improvements may take years or decades after actions are taken, so the type of monitoring, site locations, and timing of the monitoring needs to be chosen carefully.

Fish Tissue Monitoring – In cooperation with the Arizona Game and Fish Department, ADEQ has been investigating human health risks associated with eating fish caught in Arizona’s lakes. Recent monitoring has focused on two contamination issues: mercury and historic pesticides.

Surveys of mercury levels in fish tissue have resulted in fish consumption advisories for mercury being issued at: Alamo Lake, Arivaca Lake, Coors Lake, Upper and Lower Lake Mary, Long Lake, Lyman Lake, Soldiers Lake, Soldiers Lake Annex, Parker Canyon Lake, and Pena Blanca Lake. These surveys are on-going and further advisories are expected.

Fish consumption advisories have also been issued due to DDT metabolites, toxaphene, and chlordane contamination in the greater Phoenix area where these pesticides were historically applied to agricultural areas. Although no longer in use in Arizona, these pesticides are persistent in the environment, may bioaccumulate, and present toxic risks to human health and wildlife. ADEQ, AGFD, and U.S. Fish and Wildlife Service cooperate in conducting fish surveys for these pesticides.

Future Monitoring – ADEQ is initiating a probability-based monitoring design in 2006, which uses randomly selected sites to infer conditions about the larger population (REMAP – Regional Environmental Monitoring and Assessment Program). For example, by randomly select sites among streams of a certain classification in a watershed, ADEQ should be able to assess all streams of that classification in that watershed. This would allow ADEQ to completed watershed-scale assessments. If reliable, these assessments may lead to watershed-scale impairment decisions.

New narrative biocriteria, habitat, fish tissue, and narrative implementation procedures are proposed during the current Triennial Review. When adopted, ADEQ plans to revise the Impaired Water Identification Rule to use these other measurements for assessment and listing decisions. However, these data sets were not used in the 2006 assessment.

Data Quality Assurance

Credible Data Requirements

A central objective of the assessment and 303(d) listing process is to identify impaired surface waters so that corrective actions can be taken. To accurately identify impairment, the data needs to be of high quality and must accurately reflect the surface water conditions. However, data potentially available to ADEQ are of varying quantity, quality, and age. Therefore, all readily available data are reviewed to determine whether they meet the credible data requirements in the Impaired Water Identification Rule for being credible and scientifically defensible, and that they are representative of water quality conditions. These requirements are clearly defined in the rule (A.A.C. R18-11-602) but can be summarized as follows:

- Data must be collected and analyzed following an appropriate Quality Assurance Plan (QAP) and Sampling and Analysis Plan (SAP), by adequately trained personnel using approved field and laboratory methods.
- Data must be evaluated to determine whether it is reliable, accurately reflects current water quality conditions, and valid. This is determined by considering factors such as:
 - Laboratory detection limits,
 - Lab notations or qualifiers,
 - Whether the sampling was representative and reproducible,
 - Whether approved sampling and analysis methods were used, and
 - Quality control of the data when collected and analyzed.
- The monitoring entity must submit documentation that these requirements have been met and other information necessary to assist ADEQ in interpreting and validating the data.

ADEQ is responsible for reviewing all data to ensure specified minimum quality assurance requirements are met. ADEQ must also review the adequacy of the QAP and SAP for the type of sampling undertaken. The rule provides ADEQ discretion in approving a QAP or SAP that does not contain all the required elements of R18-11-602(A) if ADEQ determines that the omitted element is not relevant to the sampling or its omission will not impact the quality of the results.

Technically, Arizona's credible data requirements apply only to the 303(d) listing process and not to the assessments of designated uses. Recognizing the federal mandate to consider all readily available data in making assessments, ADEQ decided that if the data could not meet credible data requirements, the following actions would be taken:

- The assessment unit would be assessed as "inconclusive" if this was the only data available for the assessment;
- The assessment unit would be added to the Planning List for future monitoring, and would be given higher priority for monitoring if an exceedance of standards had occurred; and
- A comment would be included in the assessment tables, indicating that other data was available and why the data were not used in the assessments.



Laboratory Reporting Limits and Standards

When the result is reported as less than the laboratory reporting limit and that value is above the standard, the sample is not included in the sample count. For example, if the result is reported as <5 mg/L and the standard is 2 mg/L, the result is not counted in the assessments. A comment is provided in the data gap report when this occurred.

Field Sampling Equipment Precision

Several water quality parameters have very short holding times for analysis or present a more accurate representation of conditions if measured in the field. The parameters include dissolved oxygen, pH, total residual chlorine, turbidity, and temperature. However, field measurements are often subject to more variability than other water quality measurements. Imprecision is addressed in the field through quality assurance/quality control procedures (e.g., calibration of the field equipment, placement of the instrument in the stream); however, other variations are inherent in natural systems and in the nature of the equipment used for testing.

Studies have shown that most aquatic organisms can tolerate small fluctuations over short periods of time for conventional water quality parameters without damaging effects. Therefore, the following field equipment tolerance values are used based on a survey of manufacturer's specification for accuracy in field equipment currently in use by ADEQ:

- pH ± 0.2 standard units
- Dissolved oxygen ± 0.2 mg/L
- Turbidity ± 2 NTU

For assessment purposes, this means that if the dissolved oxygen standard was 6.0 mg/L, a sample reported at 5.8 mg/L would not be counted as an exceedance. This practice acknowledges the tolerance range of the equipment available for these measurements. These tolerance values will be reviewed with each assessment cycle so as field equipment becomes more reliable, exceedances can accurately be called closer to the standard.

Precision in *E. coli* Results

Both lab and field bacterial analyses provide an estimation of bacterial density, reported in terms of a "Most Probable Number" (MPN). For example, using the multiple tube technique, if the result is reported as 240 colony forming units (CFU), there is a 95% confidence level that the result is between 100 and 940 CFU (*Standard Methods for Examination of Water and Wastewater, 20th Edition*).

303(d) listing decisions are not based on results reported relatively near the single sample maximum standards of 235 CFU (for Full Body Contact) or 576 CFU (for Partial Body Contact). Instead, screening values of 300 and 630 CFU, respectively, are used for impairment decisions, so that minimum exceedances must be above these screening values.

For assessment purposes, all results above the standard are reported as exceedances in the assessment report; however, a comment is made when the result is below the screening value.

Sample Values Less Than the Laboratory Reporting Limit

In the absence of pollutants or when pollutant concentrations and loadings are minimal, the results of a water sample analysis may be reported to be below the analytical method detection limit, which is reported as "not detected," "non-detect," or "less than." When the value is reported as not detected, we only know that the value is less than the applied technology can measure. The true value cannot be determined.

The Impaired Water Identification Rule (A.A.C. R18-11-603.A.1.b) establishes how these data will be used. In some cases, the reporting limit is below the standard (e.g., the standard is 5 mg/L and result is <3 mg/L). In these cases, the data are meeting the water quality standard and should be used for assessment and listing purposes. The rules further describe that "less than" data can be used in trend analysis, descriptive statistics, or modeling as follows:

- If there are sufficient data to support statistically estimating the values reported as “less than” the reporting limit; or
- If there are not sufficient data to support statistically estimating the values reported as “less than” the reporting limit, then ADEQ will use one-half of the value of the RL.

If the reporting limit is *above* the standard and the laboratory result is at or below the reporting limit, the results *cannot* be used for a listing decision. For example, if the result is <8 mg/L and the standard is 5 mg/L, whether or not the analytical result exceeded the criteria is not known. The samples are not used in the assessment.

Reviewing Dissolved and Total Standards

Where only the *dissolved* fraction was analyzed (no total measurement), the dissolved result is compared to the “total” standard. Given the total value should equal the dissolved fraction plus any suspended portion, the dissolved fraction could equal but should not exceed the total standard.

In those cases where both total and dissolved fractions are provided, but the dissolved fraction is above the total value, the data is flagged as unreliable for listing decisions if the dissolved fraction is more than 10% higher than the total fraction.

ADEQ does not attempt to translate total results into estimates of the dissolved form because EPA has not provided a standardized methodology to use. When such methods become available, they will need to be reviewed to determine their reliability and applicability to the assessment and 303(d) listing process in Arizona.

Data Qualifiers

Water quality data and information may include data qualifiers or field comments that denote a deviation from acceptable sampling, handling, storage, or analytical procedures. Some data qualifiers invoke questions as to the accuracy of the data in representing the actual water quality conditions. For example, values reported by the laboratory as *estimates* are not used for listing decision. A case-by-case evaluation of the lab qualifiers is used to determine the reliability of the data.

Data Management

ADEQ tracks surface water quality data used in this assessment, including data collected by outside agencies, in an Oracle database. Surface water quality data is tracked by sites and related to an assessment unit. Data is routinely uploaded from this database to EPA’s STORET system, a national repository of water quality information to facilitate public access to ADEQ’s data.

Assessment Unit Delineation and Identification

An assessment unit is the delineated lake or stream reach being evaluated. A stream reach was derived from EPA’s Reach File System which divided a stream into segments based on intervening tributaries. Over the years, these reaches have been further segmented to reflect changes in designated uses or differences in impairment.

Each assessment unit is assigned a unique number (e.g., 15060202-028) as shown in the figure to the right, using the 8-digit hydrologic unit code number (HUC) assigned by the National Resources Conservation Service (NRCS) for the drainage area, and

- A 3-digit stream reach number (derived from EPA’s original Reach File System), or
- A 4-digit lake number (derived from Arizona Game and Fish Department’s lake numbering system).



Reach 15060202-028 is also verbally delineated in the assessment report by tributaries or other boundaries. In this case, the assessment unit is *Sycamore Creek, From Garland Spring Wash to Tule Canyon*.

Site Identification

Surface water quality monitoring sites are identified in the database by their location along a stream or lake. Instead of using the latitude and longitude number for the site, ADEQ has devised a more user-friendly identification system using:

- Watershed code,
- Stream/lake code,
- A river mile number (miles upstream from the mouth of the stream) or
- Lake site descriptive code.

For example, on the reach used in the above example, a site identification number could be “VRSYW001.28.” This ID indicates that the sample was collected in the Verde Watershed (VR), on Sycamore Creek (SYW), and 1.28 miles upstream from its confluence. This ID number provides a wealth of information for those who know how to decode it.

A similar coding system is used for lakes, except that the river mile system is replaced by a descriptive site code. The lake site ID “SCLAK – A” indicates that the site is in the Santa Cruz Watershed (SC), on Lakeside Lake (LAK), and at location A, which is usually the dam site. The location code generally follows this pattern:

A = Dam site
B = Mid lake
MAR = Marina
BR = Boat Ramp

Arizona Assessment Calculator (AZAC)

AZAC is a computer module developed for ADEQ by Tetra Tech, Incorporated to help automate assessments of data housed in ADEQ's database. In Phase I, the data was aggregated into 7-day intervals per site, data reliability issues were flagged, and exceedances of surface water quality standards were determined. Reports derived by AZAC were used for the first time in the 2006 assessment. Later phases are proposed to take the assessment process further, ultimately automating assessment reports.

Electronic Assessment Reporting to EPA

After the EPA approves the final 303(d) List, ADEQ sends its assessments to a federal Assessment Database (ADB). This provides an electronic version of the assessment report, which is compiled by EPA with other state reports to create the national report to Congress on the status of water quality. Assessments are recorded for each designated use. Pollutants/stressors causing impairment and probable sources are identified for all impaired waters. The status of TMDL development is also tracked in this database to develop national statistics.

ADEQ also sends a Geographic Information System (GIS) cover of the assessed waters to EPA with its electronic assessment. The new National Hydrography Dataset (NHD) is now being used to define the geographic location of assessment units. Attributes in the NHD, such as a reach number and the stream code abbreviations, are also used in the Department's Oracle database to identify the sites and surface waters.

SECTION 3

DATA INTERPRETATION AND ASSESSMENT CRITERIA

Data Interpretation

Exceptions for Exceedances

Not all exceedances of a water quality criterion result in an assessment unit being identified as impaired. Certain situations are specifically exempted in the surface water quality standards or the Impaired Water Identification Rule as not applicable in determining impairment. Surface waters are not assessed as impaired when:

- Pollutant loadings from naturally occurring conditions alone are sufficient to cause a violation of water quality standards (A.A.C. R18.11.604.C(1));
- Water quality results were collected under a moderating provision of an NPDES/AZPDES permit, such as a mixing zone, and the result does not exceed any discharge limitation established in the permit (A.A.C. R18-11-604.C.(2)); or
- The non-attainment is due to an activity or situation exempted under the surface water quality standards in R18-11-117 (canals and municipal park lakes), R18-11-118 (dams and flood control structures) or R18-11-119 (natural background).

If an assessment unit is impaired solely due to naturally occurring conditions (no human-caused influences), the surface water is not listed based on the exemption provided by A.A.C. R18-11-119. However, if there is evidence that the surface water is impaired due to naturally occurring conditions *and* as a result of human activity, the Department will place the surface water on the 303(d) List for further investigation to determine what portion of the impairment is “natural” versus what is human-induced and therefore, eligible for reduction and allocation under a TMDL analysis.

The TMDL investigation can also determine whether a site-specific standard or use-attainability analysis should be developed to address the naturally occurring pollutant loadings. 40 CFR 131.10(g) provides that site-specific criteria can be adopted when waters cannot attain standards because of naturally occurring pollutant concentrations or legacy pollutants. However, the human-caused impacts would be subject to reduction and/or remediation through the TMDL process to bring the water quality back into attainment of the pollutant concentrations that would naturally occur.

The most common reasons for exempting exceedances due to the “natural conditions” exception are:

- Low dissolved oxygen occurring where the source of the flow is primarily ground water upwelling, which is naturally low in dissolved oxygen. In most cases, flows at these sites were less than 1 cfs. In such cases, the monitoring and assessment staff must document:
 - No obvious anthropogenic sources of nutrients which would use the oxygen (e.g., septic systems, point source discharges upstream, grazing, recreation);
 - No evidence of excess nutrients (algal blooms);
 - That ground water was the primary source of flow.
 - Where data are available, nitrogen



Santa Maria River

- concentrations are less than 0.5 mg/L (i.e., much lower than standards and typical of levels found in unimpacted or native ground water); and
- Bacterial standards were not exceeded.

- High pollutant loading from a spring source, with no potential anthropogenic sources of the pollutant due to factors such as access, topography, geology, and restrictions established by the land management agency (e.g., spring fed reaches in the Grand Canyon tributaries).

Applying Narrative Standards

EPA has long suggested that all states develop implementation procedures for narrative water quality standards. Arizona's TMDL statute requires development of narrative implementation procedures before narrative water quality standards can be applied to 303(d) listing decisions (A.R.S. §49-232F). Several of these documents (e.g., narrative nutrients, narrative toxicity, narrative bottom deposits/sediment, and antidegradation) are currently under development, but were not available for this assessment; therefore ADEQ could not place an assessment unit on the 303(d) List based on evidence of narrative standard violations. If evidence of a narrative standard violation is present, the designated use is assessed as "inconclusive" and the assessment unit is placed on the Planning List for further monitoring. For assessment purposes, evidence of narrative standard violations would include:

- Fish kill related to algal blooms, low dissolved oxygen, high pH, or pollutants;
- Fish consumption advisory issued for a specific assessment unit; or
- Swimming area closure due to bacteria or other pollutant.

Narrative standard implementation procedures will establish not only the type of evidence, but the amount and magnitude of evidence needed to determine whether a narrative standard is being violated and whether the surface water should be added to the 303(d) List. For example, would one fish kill merit listing? Perhaps if, for example, an algal bloom, low dissolved oxygen, and high pH were also occurring.

The list of needed narrative implementation procedure documents outweighs current resources for development. As noted above, ADEQ is focusing its initial efforts on several key narrative standards:

- Narrative nutrients for lakes;
- Narrative toxics, including criteria and process for issuance of fish consumption advisories and the role of toxicity testing in both NPDES/AZPDES permits and ambient monitoring;
- Narrative bottom deposits/sediment;
- Narrative bioassessment criteria; and
- Antidegradation.

It is envisioned that implementation procedure documents will address use of the standard in permitting, assessments, listing decisions, and compliance determinations.

Weight of Evidence

While minimum data requirements are important to establish, it would not be wise for the Department to make assessments blindly, based on numbers alone. There are many other factors that can be considered when making an impairment decision. A true weight-of-evidence approach considers multiple environmental indicators (biological, toxicological, physical, and chemical measurements) in assessing water quality. However, the 303(d) listing decisions are based primarily on chemical-physical measurements with numeric water quality standards, because until narrative standard implementation procedures are adopted, the TMDL Statute (**Appendix B**) precludes the use of narrative standards or biocriteria in listing decisions. Given this deficiency in the rules governing listing decisions, how does ADEQ use the weight-of-evidence approach for assessment and listing?

The weight of evidence approach in R18-11-605(B) (**Appendix C**) allows ADEQ to consider contextual information during the assessment process, such as:

- *Data Quality* –Newer or more reliable data is given more weight than data where quality is more questionable, especially where two different datasets may indicate conflicting results;

- *Critical Conditions* – Data collected during critical conditions may be considered separately from the complete dataset (critical conditions are those conditions during which exceedances are most likely to occur based on past occurrences);
- *Evidence of toxic impacts* – Fish kills, fish consumption advisories, beach closures, bioaccumulation in prey species, and other evidence of toxic impacts;
- *NPDES/AZPDES information* – Water quality discharge data or compliance issues with the pollutant of concern;
- *Anthropogenic influences* – Activities in the watershed, especially adjacent to an assessment unit, that might be the source of a pollutant;
- *Natural conditions and characteristics of the pollutant* – Geomorphology, geology, hydrology, and characteristics of the pollutant are considered when establishing whether the exceedance was solely or primarily due to natural conditions or whether human activities may be contributing to the exceedance, or provide other support for listing decision; and
- *Upstream or downstream exceedances* – The existence of other narrative or numeric exceedances can also provide supporting evidence.

For example, flow conditions are a crucial piece of information when reviewing the data in lotic waters (streams and rivers). In the absence of precipitation, streams are subject to extreme low flows (i.e., 1Q10, 7Q10), as opposed to high flow events (floods) that occur in response to significant rain or other precipitation events. Along with precipitation, or the lack thereof, in some systems stream flow volume is regulated by impoundments and diversions to accommodate irrigation, industrial cooling water, or hydroelectric needs. Low flows may be the critical conditions when an adit or other point source discharge is the primary source of pollutant loadings.

More variable and less predictable are the high flows resulting from precipitation events. Duration, frequency, magnitude, time of year, land use, and applied treatments are all factors that influence the impact a precipitation event may have on stream flow volume and corresponding water quality. For nonpoint sources of pollutants, high flow conditions will frequently result in pollutant loading from the watershed.

Another issue during flood flows is bacterial contamination. Exceedances of standards should be expected, especially during the initial flush of highly turbid runoff. Listing an assessment unit as impaired and doing a TMDL analysis due to such contamination would be a fruitless waste of resources. Therefore, using the weight-of-evidence approach, listing may be delayed while other samples are collected.



Flood Flow on Big Sandy River

Based on evidence of narrative exceedances or toxic impacts, assessment units are given higher priority for future monitoring, even though no numeric standard violations were reported. In addition, EPA in its review of the report can choose to list additional waters based on information provided in the report. This is especially true where the state is precluded by law from using certain types of information in its assessment decisions.

These factors do not, however, supersede any minimum data requirements. Also, a single line of water quality evidence is sufficient to demonstrate that the assessment unit is impaired.

Representative Data

Appendix B of the CALM guidance (EPA, 2002) discusses the issue of representativeness of a site. It finds that samples taken close to each other in space tend to produce like results, as do samples taken close together in time. The best way to ensure that data is representative is to collect samples using an unbiased selection method with sufficient independent sampling sites to capture the variability inherent in surface water.

Methods for determining whether data are representative, reliable, and reproducible must be established in the data quality objectives established for the monitoring data in the Quality Assurance Plan (QAP) and Sampling Analysis Plan (SAP). ADEQ reviews the QAP and SAP as part of the credible data determination.

Unrepresentative sampling may occur as a result of selectively sampling from more accessible locations or even by excluding all storm event data. Non-representative data would also include water quality data collected at the end of a pipe, in street storm water drains, or in runoff outside of the stream channel.

Water collected in standing pools or in storm flow conditions would be representative of the variation in stream conditions. Such samples would need to meet surface water quality standards. However, if a large proportion of the data is collected during extreme high flow events, the dataset will be skewed and force the Department to establish unrealistic load reduction goals to account for such infrequent events.

Therefore, ADEQ strives to collect data during a variety of flow conditions and performs assessments using a weight-of-evidence approach. During the assessment, samples collected during extreme high flow events are noted, if documented, and considered appropriately under the weight-of-evidence approach.

Rather than define the maximum coverage of a single station, Arizona's Impaired Water Identification Rule relies on minimum numbers of samples, spatial independence, and temporal independence. Samples are considered ***spatially independent*** if they are collected more than 200 meters apart; or if less than 200 meters apart, samples were taken to characterize the effect of an intervening tributary, outfall, pollution source, or significant hydrographic or hydrologic change. Samples are ***temporally independent*** if they are collected at least seven days apart (see 7-day Rule below).



Monitoring the San Pedro River

Data Aggregation

The Seven-Day Rule

Temporal separation of samples is important in the assessment process, because surface waters should be identified as impaired only if the exceedances of water quality standards are persistent or recurring. Impairment decisions should not be based on one-time events that cause a temporary elevation in pollutant concentrations that may never be repeated. Similarly, a decision of "attaining" should also not be made based on samples collected all at one time.

In order to ensure temporal separation of samples, the Department assumes that samples collected at a site within seven days represent one "event." Then the Department determines that multiple dates are represented by combining sites within the assessment unit. So, the following two steps occur in the process of data aggregation to ensure that samples are temporally independent.

Step 1 – Sample counting by site

If multiple samples are available *at one site* within a seven-day period, a representative value is determined. This value is then counted as one sample for that one-week period at that site. The following values are used:

7-Day Data Aggregation Criteria

PARAMETERS	REPRESENTATIVE 7-DAY VALUE
Dissolved oxygen	Minimum value
Acute aquatic and wildlife criteria Nitrate and nitrite/nitrite criteria <i>E. coli</i> single sample maximum standard	Maximum value
Chronic aquatic and wildlife criteria	Use the median value for the 7-day period. (If an even number of samples, select the maximum of the central two numbers.)
pH	Minimum or maximum (the pH standard is a <u>range</u> of numbers)
All other data*	Measure of central tendency (usually an average)

Step 2 –

Sample counting by assessment unit

If multiple sites have been sampled within the assessment unit within a seven-day period, they are counted as one sample and one exceedance for the assessment unit unless:

Exception 1: Applying 90th Percentile standards to nutrient data; or

Exception 2: Applying geometric mean standards to *E. coli* bacteria data.

The table below provides an example of what occurs during the two steps of data aggregation. The acute Aquatic and Wildlife criterion for selenium is used for the example (20 µg/L). In this table, exceedances appear in red type. Samples collected during the same week are shaded purple. The third column shows the results of data aggregation by site (Step 1). At Site 1, three samples were collected within a seven-day period, so the worst case value is used as the representative value for that week. All other samples were collected at least a week apart; therefore, the sample values are simply brought over into the Data Aggregation column. The number of samples and exceedances are counted the assessment unit (Step 2). In this step all samples 4/10/03 and 4/13/03 are counted as one sample and one exceedance.

Example of 7-Day Data Aggregation Methods

	Actual Samples Collected		Data Aggregation by Site (Step 1)	Data Aggregation by Assessment Unit (Step 2)
	Date	Selenium (µg/L)		
Site 1	4/10/03	27	Worst case value 4/10/03 – 4/13/03 = 29	
	4/12/03	29		
	4/13/03	<5		
	6/7/04	18	18	
Site 2	1/11/03	15	15	
	4/12/03	22	22	
	7/17/03	18	18	
	11/20/03	<5	<5	
Assessment Unit			6 samples 2 exceedances	(Data on 4/12/2003 combined) 5 samples 1 exceedance

In Step 1 a representative value, such as an average or a worst case, is being determined for the assessment unit. In Step 2, all samples for a parameter collected within a week at multiple sites are *counted as one sample*. If any one of the samples or representative values in a seven-day period is an exceedance of a standard, it is *counted as one exceedance*.

This data aggregation avoids over-counting exceedances (a type 1 error that would lead to listing when not impaired) and avoids over-counting samples collected during one week that could dilute out a problem (a type 2 error that would lead to not listing when impaired).

Critical Sites

However, data or information collected at one or more sites may be considered separately from the complete dataset, when the data show that the assessment unit is impaired at those sites, but attaining at other sites. In such cases the data is not aggregated across the assessment unit. Not aggregating data in such cases avoids a type 2 error (failure to list when impaired).

Assessing Attainment

Assessing attainment of standards and assessing impairment of an assessment unit are two entirely different decision processes. Consider a toxic pollutant, such as copper, as an example. The acute dissolved copper standard for the Aquatic and Wildlife use is not to be exceeded more than one time in a three-year period. This criterion for impairment is based on EPA guidance, which cites studies showing that aquatic life can recover from only one exceedance during this time period.

Assuming that one day equals one exceedance, to demonstrate attainment of this standard, ADEQ would need to show that *all areas* of the assessment unit *attained* the standard 1,093 days out of approximately 1,095 total days in a three-year period. To demonstrate impairment, the Department would need to show only that *any one site* in the assessment unit *exceeded* the standard two days out of 1,095 days. Thus, while two samples for one pollutant are sufficient to show impairment, the same cannot be said for determining attainment.

The Department cannot monitor every surface water, or even one surface water, every day for three years. Even with unlimited resources, it would not make sense to spend this much time monitoring one assessment unit when there are no indications of water quality problems. This would only delay the monitoring of other surface waters where impairment may be occurring.

For these reasons, EPA guidance recommends that states choose a set of “core indicators,” and a minimum number of samples, necessary to assess *attainment* of designated uses. ADEQ has adopted this approach.



San Francisco River

Core Parameters and Seasonal Distribution

Ideally, samples would be collected continuously from all possible monitoring sites along an assessment unit to avoid extrapolation of data in assessing water quality. Also, all parameters with surface water standards would be included routinely in the analytical suite. However, this level of data collection and analysis is never possible. Given staff and budget constraints, monitoring data are instead collected at sites and during conditions selected to be representative of the varying conditions. Since a water quality standard might be more likely to be exceeded during critical conditions such as high or low flows, or during seasonal conditions when recreation is more active, samples should be collected under different conditions to determine whether the surface water is really “attaining” it designated uses (seasonal distribution).

Although all parameters with numeric standards are used for assessment, ADEQ has chosen a set of indicators, called “core parameters,” necessary to assess whether each designated use is *attaining* standards. Arizona’s core parameters are shown in the table below.

Core Parameters

DESIGNATED USE	CORE PARAMETERS
Aquatic and Wildlife	Dissolved oxygen (not required if ephemeral) Stream flow (if a stream) Sample depth (if a lake) pH Total nitrogen (if nutrient standards established) Total phosphorus (if nutrient standards established) Dissolved cadmium, copper, and zinc and hardness
Fish Consumption	Total mercury
Full Body or Partial Body Contact	<i>Escherichia coli</i> (not required if ephemeral) pH
Domestic Water Source	Nitrate/nitrite or nitrate pH Fluoride Total arsenic, chromium or chromium VI, and lead
Agricultural Irrigation	pH Total boron and manganese
Agricultural Livestock Watering	pH Total copper and lead

Core parameters were selected based on EPA's CALM guidance (2002), although they are limited due to the lack of narrative standards implementation procedures. CALM guidance places strong emphasis on narrative water quality standards, suggesting that core indicators should include bioassessments, habitat assessments, ambient toxicity testing, contaminated sediment, health of individual organisms, nuisance plant growth, algae, sediments, and even odor and taste. However, Arizona is currently limited to physical-chemical parameters. Arizona's choice of core parameters will change in future assessments as new numeric and narrative standards, criteria, and assessment tools are developed.

Core parameters were chosen using the following criteria:

- Frequently exceeded standards in past assessments;
- Routinely included in ambient monitoring suites;
- Lab reporting limits routinely below applicable surface water criteria;
- Critical toxicity recognized; and
- Standards and implementation procedures support application of the criteria.

For example, dissolved metals exceedances and low pH measurements are often found in historic mining areas. *E. coli* bacteria and nitrate were chosen because they can cause serious human illness or death if standards are exceeded, and they are important in determining support of Body Contact and Domestic Water Source designated uses.

Core parameters must be sampled at least *three times* and samples must be reasonably distributed at different times of the year to reflect seasonal changes (seasonally distributed). If this does not occur, and the designated use is not "impaired," then the designated use is assessed as "inconclusive."

Attainment decisions are not limited to these core parameters. All parameters with surface water quality criteria are considered. For example, along with the *E. coli* and pH samples (the two core parameters for Full Body Contact), the Full Body Contact criteria for metals (e.g., arsenic, cadmium, zinc) must also be considered when data is available. The assessment unit would be assessed as "attaining" Full Body Contact when all applicable criteria showed attainment.

To assess a designed use, all core parameters must be represented seasonally. For example, although numerous *E. coli* bacteria samples were collected, the assessment unit is assessed as *attaining* Full Body Contact only if pH was also collected with seasonal distribution.

Note that core parameters and seasonal distribution are not required to determine *impairment* (see the **Assessing Impairment** subsection to follow).

The Department acknowledges that three sampling events are not enough to assess *attainment* with *statistical* confidence. However, three seasonally distributed samples with no exceedances indicate that monitoring

resources may be better spent at other sites. Such attainment decisions reflect limited monitoring resources and the Department's focus on identifying and resolving water quality impairments.

Assessing Impairment

Minimum Data Requirements

As described above, determining impairment requires fewer samples than determining attainment. Especially for the most toxic pollutants, it takes very few exceedances to cause impairment of a designated use. Also, while it takes several parameters to assess attainment, it takes only one pollutant to cause impairment.

When trying to identify water quality problems, a larger dataset will often have a higher probability of detecting water quality criteria excursions than smaller datasets. However, as noted previously, resources restrict sampling efforts to the minimum needed to fulfill data quality objectives. Preparation of the 303(d) List and TMDLs must account for the varying quantities of data and associated confidence in that data to identify water quality concerns.

The Department understands the importance of data quantity in the water quality assessment process; however, staffing, budgets, and time often restrict the amount of data collected from a single assessment unit. Furthermore, EPA guidance calls for states to explore ways to achieve the most practical statewide coverage which translates to fewer measurements from a greater number of surface waters and use of extrapolation methods.

For most criteria, the Impaired Waters Identification Rule (**Appendix C**) requires a minimum of 20 samples collected over three sampling events to determine impairment. This is based on a greater than 10% exceedance rate at a 90% confidence level, and is referred to as the "binomial approach."

Exceptions to the 20-sample minimum are established in the rule and discussed below, but generally involve exceedances of criteria with acute human or aquatic life impacts (e.g., bacteria, toxics). Waters that are lacking sufficient data to determine if a designated use is "attaining" or "impaired" are placed on ADEQ's internal Planning List for future monitoring.



Little Colorado River – Suspended Sediments

The following tables summarize the assessment criteria used to determine that a designed use is "impaired," "attaining," or "inconclusive." The methods for impairment determination vary by type of criteria and potential toxicity of the pollutant. A pollutant that exceeds an acute aquatic and wildlife standard even once, for example, may be lethal to aquatic life and wildlife. On the other hand, some of the human health standards were set at levels that protect for lifetime exposures.

Assessment Criteria Summary Table

	EXCEEDANCE DEFINITION	ASSESSED AS		
		IMPAIRED	ATTAINING	INCONCLUSIVE
ALL HUMAN HEALTH AND AGRICULTURE USE CRITERIA Body Contact, Fish Consumption, Domestic Water Source, Agriculture Irrigation, Agriculture Livestock Watering (Except those addressed below)	1 exceedance = 1 grab sample exceeds a criterion	At least 10% of samples exceed criterion at a 90% confidence rate; Minimum of 5 exceedances; and Minimum of 20 samples (See following binomial-based table)	No exceedances or fewer exceedances than criteria for planning list (See following binomial- based table); and If a core parameter, at least 3 samples representing different seasons	If an exceedance, insufficient data to determine if impaired to attaining (see criteria to left); or Insufficient core parameter samples or seasonal coverage.
ACUTE CRITERIA Aquatic and Wildlife	1 exceedance = 1 grab sample exceeds a criterion	Two or more exceedances during a 3-year period	No exceedances during the last 3 years of monitoring; and If a core parameter, at least 3 samples representing different seasons	Only one exceedance during the last 3 years of monitoring; or Insufficient core parameter samples; or Insufficient seasonal coverage
CHRONIC CRITERIA Aquatic and Wildlife	1 exceedance = 1 grab sample exceeds a criterion and absence of contextual information indicating unstable conditions; <u>or</u> The median value of at least 4 samples taken 24 hours apart exceeds a criterion	Two or more exceedances during the assessment period	No exceedances of any A&W chronic criterion; and If a core parameter, at least 3 samples representing different seasons	Only one exceedance during the assessment period; or Insufficient core parameter samples; or Insufficient seasonal coverage
NITRATE OR NITRATE/NITRITE CRITERIA Domestic Water Source	1 exceedance = 1 grab sample exceeds a criterion	Two or more exceedances during the assessment period	No exceedances (Not a core parameter)	Only one exceedance during the last 3 years of monitoring. (Not a core parameter)
E. COLI/BACTERIA SINGLE SAMPLE MAXIMUM CRITERIA Body Contact	1 exceedance = 1 grab sample exceeds a single sample maximum criterion. However, for impairment decisions, the grab sample must exceed a screening value.	Two or more exceedances during the assessment period	No exceedances; and If a core parameter*, at least 3 samples representing at different seasons	Only one exceedance during the last 3 years of monitoring; or Fewer than three samples*; or Insufficient seasonal coverage*
E. COLI/BACTERIA GEOMETRIC MEAN CRITERIA Body Contact	1 exceedance = the geometric mean of at least 4 samples taken during a 30-day period exceeds a criterion	Two or more exceedances during the assessment period	No exceedances (Sufficient data to calculate a monthly geometric mean is not required)	Only one exceedance during the assessment period.
NITROGEN AND PHOSPHORUS SINGLE SAMPLE MAXIMUM CRITERIA Body Contact and Aquatic and Wildlife	1 exceedance = 1 grab sample exceeds a criterion	At least 10% exceedance at a 90% confidence rate; Minimum of 5 exceedances; and Minimum of 20 samples (see binomial-based table below)	No exceedances or fewer exceedances than criteria for planning list (see binomial-based table below); and If standards apply, at least 3 samples represented different seasons	At least one exceedance, but insufficient data to determine if impaired to attaining (see criteria to left); or If standards apply, fewer than 3 samples collected or insufficient seasonal coverage
NITROGEN AND PHOSPHORUS ANNUAL MEAN CRITERIA Body Contact and Aquatic and Wildlife	1 exceedance = the annual mean of at least 3 monthly means exceeds a criterion	Two or more exceedances during the assessment period	No exceedances (Sufficient data to calculate an annual mean is not required)	Only one exceedance during the assessment period; or Many samples exceeded the criterion although the annual mean was not exceeded.

	EXCEEDANCE DEFINITION	ASSESSED AS		
		IMPAIRED	ATTAINING	INCONCLUSIVE
NITROGEN AND PHOSPHORUS 90th PERCENTILE CRITERIA Body Contact and Aquatic and Wildlife	1 exceedance = the 90 th Percentile of at least 10 samples collected at least 10 days apart exceeds a criterion.	Two or more exceedances during the assessment period	No exceedances (Sufficient data to calculate a 90 th Percentile is not required)	Only one exceedance during the assessment period; or Many samples exceeded the criterion although the 90 th Percentile was not exceeded.
SUSPENDED SEDIMENT CONCENTRATION GEOMETRIC MEAN CRITERION Aquatic and Wildlife	1 exceedance = the geometric mean of at least 4 consecutive samples exceeds the criterion, excluding samples collected during elevated flows. (See discussion in Data Interpretation.)	Two or more exceedances during the assessment period	No exceedances (Sufficient data to calculate a geometric mean is not required)	Only one exceedance during the assessment period; or Many samples exceeded the 80 mg/L criterion although the geometric mean was not exceeded.
TOTAL DISSOLVED SOLIDS FLOW-WEIGHTED ANNUAL MEAN CRITERIA On the Colorado River	1 exceedance = the flow-weighted mean of all samples collected during a 12 month period exceeds a site-specific criterion.	Two or more exceedances during the assessment period	No exceedances (Sufficient data to calculate a flow-weight mean is not required)	Only one exceedance during the assessment period; or Many samples exceeded the criterion although the annual mean was not exceeded.

* E. coli bacteria and dissolved oxygen are not required core parameters where Aquatic and Wildlife ephemeral and Partial Body Contact apply.

Note: If not a core parameter, no minimum samples are required to determine that a designated use is "attaining."

Binomial-Based Exceedance Table

SAMPLES COLLECTED		MINIMUM EXCEEDANCES		MAXIMUM EXCEEDANCES
FROM	TO	IMPAIRED (Binomial)	INCONCLUSIVE (Planning List)	ATTAINING
3	9	NA	NA	0
10	15	NA	3	2
16	19	NA	4	3
20	23	5	4	3
6	32	6	5	4
33	40	7	6	5
41	47	8	7	6
48	55	9	8	7
56	63	10	9	8
64	71	11	10	9
72	79	12	11	10
80	88	13	12	11
89	96	14	13	12
97	104	15	14	13
105	113	16	15	14
114	121	17	16	15
122	130	18	17	16
131	138	19	18	17
139	147	20	19	18
148	146	21	20	19
157	164	22	21	20

To determine impairment, the minimum number of exceedances is based on a minimum of 10% exceedance frequency with at least a 90% confidence level, using a binomial distribution. If not impaired, an assessment unit is placed on the Planning List based on a 10% exceedance frequency with a minimum of 80% confidence level, also using a binomial distribution. Attainment occurs if sufficient samples to assess and insufficient exceedances to place on the planning list. Formulas to determine the minimum exceedances with any number of samples are included in Appendix C (Impaired Water Identification Rule, R18-11-605).

Assessing When No Longer Impaired

When is an assessment unit no longer impaired? What is the minimum number of samples? What number of exceedances is acceptable? The Impaired Water Identification Rule (**Appendix C**) currently provides limited criteria to determine when an assessment unit is no longer impaired (R18-11-605(F)). More specific criteria are proposed in the draft Impaired Water Identification Rule, but these criteria were not applied in the 2006 assessment.

An assessment unit is removed from the 303(d) List when the TMDL is completed or alternative pollution control requirements have made the development of a TMDL unnecessary. In EPA's terms, the surface water is moved from Category 5 to Category 4A or 4B, but it remains *impaired*.

To be "no longer impaired," one of the following criteria must be met:

- The water quality criterion is no longer exceeded due to a change in standard or designated use;
- New data indicate that the designated use is attaining, and the new data was collected during critical conditions (hydrologic or climatic conditions when exceedances are most likely to occur);
- Reevaluation of the assessment information indicates an error or deficiency in the original analysis resulted in an inappropriate listing;

- Pollutant loadings from naturally occurring conditions are the sole cause of the criterion not being met; or
- The reach is split into 2 or more segments and no current or historic data exists that would support listing this portion of the impaired reach.

If the delisting is based on new data, then the number of samples required and the number of exceedances depend on the criteria used for listing, as shown in the following table:

Criteria for Determining When No Longer Impaired

	ASSESSED AS	EXCEEDANCE DEFINITION
	NO LONGER IMPAIRED	
ALL HUMAN HEALTH AND AGRICULTURE USE CRITERIA (Except those addressed below)	Minimum 10 samples and no more than the maximum exceedances shown in "Attaining" column in the binomial-based table (prior page)	1 exceedance = 1 grab sample exceeds a criterion
ACUTE CRITERIA Aquatic and Wildlife	No exceedances during the last three years of monitoring the parameter of concern	1 exceedance = 1 grab sample exceeds a criterion
CHRONIC CRITERIA Aquatic and Wildlife	No exceedances during the assessment period and parameter of concern samples were collected.	1 exceedance = 1 grab sample exceeds a criterion and absence of contextual information indicating unstable conditions; or The median value of at least four grab samples taken at least 24 hours apart during a 7-day period exceeds a criterion
NITRATE OR NITRATE/NITRITE CRITERIA Domestic Water Source	No exceedances during the last three years of monitoring the parameter of concern	1 exceedance = 1 grab sample exceeds a criterion
E. COLI BACTERIA SINGLE SAMPLE MAXIMUM CRITERIA Body Contact	No exceedances during the last three years of monitoring the parameter of concern	1 exceedance = 1 grab sample exceeds a single sample maximum criterion
E. COLI BACTERIA GEOMETRIC MEAN CRITERIA Body Contact	Sufficient samples to determine at least two monthly geometric means and no exceedances	1 exceedance = the geometric mean of at least 4 samples taken during a 30-day period exceeds a criterion
NITROGEN AND PHOSPHORUS SINGLE SAMPLE MAXIMUM CRITERIA Body Contact and Aquatic and Wildlife	Minimum 10 samples and no more than the maximum exceedances shown in the "Attaining" column in the binomial-based table (prior page)	1 exceedance = 1 grab sample exceeds a criterion
NITROGEN AND PHOSPHORUS ANNUAL MEAN CRITERIA Body Contact and Aquatic and Wildlife	Sufficient samples to determine at least two annual means and no exceedances	1 exceedance = the annual mean of at least three monthly means exceeds a criterion.
NITROGEN AND PHOSPHORUS 90th PERCENTILE CRITERIA Body Contact and Aquatic and Wildlife	Sufficient samples to determine at least two 90 th Percentiles and no exceedances	1 exceedance = the 90 th Percentile of at least 10 samples collected at least 10 days apart exceeds a criterion.
SUSPENDED SEDIMENT CONCENTRATION GEOMETRIC MEAN CRITERION Aquatic and Wildlife	Sufficient samples to determine at least two geometric means and no exceedances	1 exceedance = the geometric mean of at least four consecutive samples exceeds the criterion, excluding all samples collected during elevated flows.
TOTAL DISSOLVED SOLIDS FLOW-WEIGHTED ANNUAL MEAN CRITERIA On the Colorado River	Sufficient samples to determine at least two annual flow-weighted means and no exceedances	1 exceedance = the flow-weighted mean of all samples collected during a 12 month period exceeds a site-specific criterion.

EPA Listings – Surface waters listed as impaired by EPA are tracked on a separate 303(d) list. (See discussion in the following chapter.)

Assessing Whether Threatened

An assessment unit may be assessed as “threatened” when a trend analysis, based on credible and scientifically defensible data, indicates that the assessment unit is *likely* to be impaired before the next listing cycle. As clearly defined in the Code of Federal Regulations (40 CFR Chapter 1, §130.7.b.5.iv), an assessment unit assessed as threatened needs to be included in the list of impaired waters.

Methods for conducting such a trend analysis and criteria for determining whether a reach or lake is “threatened” have not been developed or defined in the Impaired Water Identification Rule. Therefore, assessment units were not assessed as threatened in the 2006 integrated assessment and listing report.

Trophic Status of Lakes

In the assessment report, ADEQ must also identify and classify public lakes according to trophic condition to fulfill requirements of section 314 of the Clean Water Act. Lakes can be classified in a continuum of lake trophic stages from low productivity to high productivity as nutrients accumulate or are depleted in the system, using the following terms:

- Oligotrophic – Clear lakes with low algal or plant productivity;
- Mesotrophic – Medium algal or plant productivity;
- Eutrophic – “Greener” lakes with high algal or plant productivity; and
- Hypereutrophic – Very high algal or plant productivity and light limited, as algae and macrophytes shade available light and inhibit further growth.

Trophic status is not used directly to assess designated use support. However, it may be used as further evidence of nutrient problems (weight-of-evidence), especially if a change in classification has occurred. For example, changes in status from mesotrophic to eutrophic might indicate that new sources of nutrients have been introduced into the lake system. Changing from hypereutrophic to eutrophic status could indicate successful implementation of nutrient source controls in the watershed.

Arizona’s approach to deriving the Trophic State Index is based on Patrick Brezonik’s *Trophic State Indices: Rationale for Multivariate Approaches* (1984). Derivation of TSI scoring and associated water quality values is documented in *Potential Nutrient-Related Targets for Lakes and Reservoirs in Arizona* (Malcolm Pirnie, 2005). The mean value of samples collected at a lake during the past 5 years is used to determine a lakes trophic status base on the following matrix:

Arizona’s Trophic State Index (TSI)

TROPHIC STATE	TSI	CHLOROPHYLL <i>a</i> (ug/L) (maximum)	SECCHI DEPTH (meters) (minimum)	TOTAL PHOSPHORUS (mg/L) (maximum)	TOTATL KJELDAHL NITROGEN (mg/L) (maximum)
OLIGOTROPHIC	0	0.3	5.2	0.013	0.3
	10	0.6	4.0	0.019	0.3
	20	1.2	3.1	0.027	0.4
MESOTRPHIC	30	2.5	2.4	0.037	0.6
	40	5.0	1.8	0.052	0.7
	50	10	1.4	0.074	1.0
EUTROPHIC	60	20	1.1	0.103	1.2
	70	40	0.8	0.145	1.6
	80	81	0.6	0.203	2.1
HYPEREUTROPHIC	90	161	0.5	0.285	2.7
	100	323	0.4	0.400	3.5

Section 4

Final Listings

Assessment Categories

EPA created five categories for reporting assessments to provide a clearer summary of states' water quality status to Congress. New guidance gives the states an option of reporting an assessment unit in more than one category when TMDLs are completed. Note that EPA must approve of listings and changes to listings in Category 4A-C and 5 (the impaired water listings). (See subsection "Public Involvement and EPA Review.")

ADEQ added one category to institutionally track assessment units that are impaired due to natural conditions (4N). Because this list is not recognized by EPA, assessment units in 4N, also appear on one of the other 5 categories, depending on assessments of other designated uses.

- Category 1: Attaining all designated uses.
- Category 2: Attaining some designated uses, and no use is threatened or impaired.
- Category 3: Insufficient or no data and information to determine if any designated use is attained.
- Category 4: Impaired or threatened for one or more designated uses but a TMDL is not necessary because:
- 4A – A TMDL has already been completed;
 - 4B – Other pollution control requirements are reasonably expected to result in the attainment of the water quality standard;
 - 4C – The impairment is caused by pollution but not a pollutant; or
 - 4N – The impairment is *solely* by natural conditions (an Arizona list only).
- Category 5: Impaired or threatened for one or more designated uses by a pollutant, and a TMDL needs to be developed or revised.

Category 1

Assessment units with sufficient data to determine that all designated uses are supported. In these assessment units, at least three samples were collected to represent seasonal differences for all core parameters.

Category 2

Assessment units with sufficient data to determine that one or more designated use is "attaining" and the remaining designated uses are assessed as "inconclusive." No use is threatened or impaired. The specific reasons a designated use is assessed as inconclusive can vary, but in general there are not enough samples to make a decision as to whether the use is "attaining" or "impaired."

Category 3

Assessment units with insufficient data to assess any designated use as "attaining" or "impaired." All designated uses are assessed as "inconclusive." The same reasons in Category 2 apply here: insufficient data. By default, this category also includes assessment units with no water quality data available. (Note: An inventory of these waters has not been completed because many ephemeral surface waters in Arizona have not been assigned a name or identification number.)

Category 4

Assessment units with at least one use assessed as "impaired" or "threatened" but development of a Total Maximum Daily Load (TMDL) analysis is not needed (at this time), for the following reasons:

- 4A – A TMDL has already been completed, is being implemented, and appears to be sufficient;
- 4B – Other pollution control requirements are reasonably expected to result in the attainment of the water quality standard;
- 4C – The impairment is caused by pollution but not a pollutant; or
- 4N – Impairment is caused *solely* by natural conditions (no human contributions).

Category 4A – Assessment units where TMDLs have been completed and the pollutants covered under those TMDLs. The TMDL is an investigative study of pollutant sources that includes recommendations for pollutant reductions; however, even after recommended improvements have begun, it may take several years to see the effects. Therefore, the assessment unit remains impaired and listed in Category 4A until it is attaining standards again.

Category 4B – Assessment units where alternative pollution control requirements are being used to meet standards, rather than a TMDL. To be placed on 4B, ADEQ must submit to EPA for evaluation and review the following information:

- Statement of the problem causing the impairment, identifying pollutants and their sources;
- Description of the alternative pollution controls being implemented, including the funding mechanism for any associated costs and binding agreements to complete implementation;
- Reasonable time schedule for implementation of controls;
- Projection of when water quality standards will be met;
- Description of and schedule for monitoring, that will show progress with the control strategy; and
- Commitment to revise the control strategy if progress towards meeting water quality standards is not being shown.

Category 4C – Assessment units where the impairment is not caused by a pollutant, but instead by other types of pollution. For example, a designated use may be impaired solely due to lack of adequate flow or stream channelization. In such cases, the specific *cause and source* of the impairment has been carefully studied, generally through the TMDL process.

On the other hand, although low dissolved oxygen is not a pollutant, under EPA assessment guidance it is listed as the *cause of impairment* and a TMDL is required when the low dissolved oxygen is *caused by the presence of a pollutant* (e.g., nutrients or chemical oxygen demand). Similarly, low or high pH are listed as cause of impairment in Category 5, rather than 4C, when pollutants are thought to be causing or contributing to the impairment. To date ADEQ has not used Category 4C.

Category 4N – Assessment units where impairment is solely due to a natural conditions. These waters are protected under Tier 1 antidegradation rules (Arizona Administrative Code R18-11-107 and decisions concerning potential discharges or activities in the watershed that could increase the pollutant of concern must consider these waters to be “impaired” (e.g., grazing actions, construction permits). To be placed on this list, ADEQ must have evidence that anthropogenic activities are *not* contributing to the impairment. Waters are added to this list when:

- Sufficient monitoring data and exceedances have occurred that the assessment unit would otherwise be listed as impaired; or
- A TMDL investigation finds that the pollutant exceedances are *solely* due to natural causes or conditions and results in delisting the pollutant.

Category 5

Assessment units with at least one designated use impaired or threatened by a pollutant and a Total Maximum Daily Load analysis needs to be completed. The assessment unit remains on Category 5 until EPA has approved the TMDL or the pollutant is otherwise delisted.

The other uses may be any combination of attaining, inconclusive, and even impaired but not on the 303(d) List (see Category 4 above). For example, as TMDL's are completed those parameters are moved to Category 4A; however, additional parameters may be impairing the assessment unit. In such cases the surface water may appear both in Category 5 and in one or more of the Category 4s.

EPA has added several surface waters to the 303(d) List. Because these waters were listed based on criteria not available to ADEQ (e.g., fish consumption advisories, fewer exceedances or samples than required under Arizona's methods), these waters are kept on or removed from the impaired water list at EPA's discretion. (See further discussion in the Public Involvement and EPA Review section of this chapter.)

Multiple Category Listings

Assessment units in Categories 4 and 5 can be in multiple categories as the listings are based on the pollutant causing the impairment. For example, an assessment unit could be impaired by arsenic, copper, selenium, suspended sediment and low dissolved oxygen. Because TMDLs have been completed for arsenic and copper, the assessment unit appears in Category 4A. The stream now appears to be impaired based on the newly adopted suspended sediment criteria standard, so the assessment unit also appears in Category 5. New monitoring and laboratory methods allow us to detect much lower concentrations of mercury, so new assessments show that the reach is impaired by mercury. However, the main source of the mercury has developed a plan under its permit obligations to remediate a waste site which should mitigate the mercury contamination. A TMDL for mercury is unnecessary at this time, and the remediation plan allows the assessment unit to be listed in Category 4B for mercury.

Such multiple listings provide credit for taking actions to completing TMDLs and initiate remediation activities, even though other water quality issues have now been shown to exist.

Water Quality Improvements and Delisting Waters

Delists

When a pollutant is removed from Category 5, the pollutant must be officially “delisted” from the federal 303(d) List. A list of assessment units and pollutants being delisted are included in an appendix of the assessment report. Removal is generally due to the following:

- Water quality improvements,
- Changes in standards, designated uses, or assessment criteria,
- New data shows that the surface water is not impaired
- New data shows that impairment is solely due to natural conditions (remains impaired), or
- The TMDL has been completed (remains impaired).

Although delisted from the 303(d) List, the surface water may remain “impaired.” The surface water is simply moving from Category 5 to Category 4.

Actions Resulting in Water Quality Improvements

When water quality improvements result in an assessment unit being “no longer impaired” by a pollutant, and such improvements can be directly attributed to actions taken within the watershed, Arizona has a real success story!! ADEQ has started to track these in an appendix to the assessment report.

Such improvements are generally *dependent* on continuing the water quality improvement action and not allowing new discharges of the pollutant. Decision makers concerned with potential discharges or new activities in the watershed (e.g., grazing actions, permits) need to be aware of the management practice (BMP), treatment, or other action, along with any TMDL loading requirements.

This list is different than the “Delist” table because it includes only surface waters delisted due to water quality improvements and it accrues pollutants from one assessment to the next.



Duncan Area Improvement Grant Site

Public Involvement and EPA Review

Public participation and public review are important aspects of developing the integrated assessment and listing report. The public is encouraged to be involved in the process at several stages.

Assessment Methods Development

Public participation is invited and encouraged during the development and revision of Arizona's Impaired Water Identification Rule (**Appendix C**). Informal public meetings are augmented by information available on ADEQ's website to provide all interested stakeholders many opportunities to discuss assessment issues and potential revisions. Rules are modified only after a formal public review and comment process is complete.

A draft of this Assessment Methods and Technical Support Document is provided for public review and comment during the initial review period for the integrated assessment report. Interested stakeholders are encouraged to comment about both impairment criteria and attainment criteria used during the assessment. Methods will be modified as needed before the final assessment is completed and submitted to EPA.

EPA is included as a stakeholder and provides comments on both the Impaired Water Identification Rule and this Assessment Methods document. Although EPA does not have to approve of ADEQ's assessment and listing methods, it considers the methods when reviewing Arizona's impaired waters lists. Any deficiency in these methods can be cited as a factor in an EPA decision to disapprove of a part of Arizona's 303(d) List.

Surface Water Quality Standards

The public is also encouraged to participate in developing surface water quality standards. Formal meetings and informal focus sessions are scheduled throughout the Triennial Review process. For those who are unable to attend meetings, ADEQ's website provides information about proposed changes.

EPA must grant final approval of any changes to these standards before they are adopted. EPA also encourages public comments and further input by federal resource agencies before giving approval for proposed revisions.

Integrated Assessment Report and Impaired Waters List

Monitoring data and other water quality data are requested from state, federal, and local agencies and other potential monitoring entities who collect, receive, or manage water quality data or information (e.g., NPDES/AZPDES permit holders, WQARF projects, volunteer monitoring groups.) ADEQ works with monitoring entities to develop monitoring plans so that data fulfills credible data requirements, and so the data can be uploaded into its water quality database.

A 30-day period initiates the public review of the draft integrated assessment and listing report. Notices are placed in major newspapers throughout Arizona and past reviewers are given written notice that the report can be downloaded from ADEQ's web site at: www.azdeq.gov/enviro/water/assessment/assess. Comments from this public review are considered in making the listing decisions. A written response to these comments is provided in the publication of the draft list in the Arizona Administrative Register.

A second and formal 45-day public review period is also provided for the draft 303(d) List of impaired waters (those waters requiring a TMDL). The list and a responsiveness summary from the informal review are published in the Arizona Administrative Register (A.A.R.). The listing of an assessment unit or pollutant can be appealed pursuant to Title 41, Chapter 6, Article 10 by anyone who submitted comments on the draft list. If a notice of appeal is filed, the listing involved is not included in ADEQ's submission to EPA until the listing is upheld by ADEQ's Director or the appeal is withdrawn. A second responsiveness summary is provided with the Department's final submission to EPA.

EPA Approval

After ADEQ's public process and revisions are complete, ADEQ submits the integrated assessment and listing report to EPA Region IX. To be considered complete, the submittal package must include:

- A cover letter;
- A hard copy of the integrated assessment report and listing report;
- An electronic version of the assessment (preferably using EPA's Assessment Database) and GIS covers linked to the surface water assessments;
- A list of impaired waters and pollutants of concern, separated into Categories 4 and 5.
- A prioritization of all TMDLs that must be developed, stating the year when the TMDL will be initiated and completed;
- A list of waters and pollutants to be removed from the 303(d) List, including those that remain impaired and are moving from Category 5 to 4,
- A list of waters and pollutants that are no longer impaired (moving from Category 4 or 5 to another category);
- Proposed future water quality monitoring;
- Copies of comments received on the draft and the Department's responses to those comments;
- Documentation and technical support of assessment methods;
- Documentation of the public process used; and
- Documentation of data used to support assessments.

EPA also requests other water quality related information or data that was not used for assessments, such as fish tissue data, contaminated sediment data, reports of fish kills, swimming area closures, biocriteria and habitat data. They may use this additional data to support other listing decisions.

Partial Approval and "Over-filing" – The 303(d) List of impaired waters needing TMDLs (but not the assessment report) is either approved, partially approved, or partially disapproved by EPA within 30 days. If a portion of the list is partially approved or disapproved, EPA proposes changes to the list and initiates another public review and comment period. Proposed revisions to Arizona's 303(d) List are published in the Federal Register. EPA works with ADEQ to attempt to notify all interested parties of this publication. At the end of the comment period, EPA evaluates public comments and compiles the final approved 303(d) List.

In the past, EPA has identified assessment units and pollutants of concern that needed to be added to Arizona's impaired water list to make the list consistent with federal regulations (over-filings). Because the original listings were not made according to Arizona's Impaired Water Identification Rule, they cannot be removed from the list based on Arizona's rule. In subsequent assessments, EPA must decide when these additional impairments are removed from Arizona's 303(d) List. In this respect, these impairments are tracked separately. However, once listed by EPA, ADEQ recognizes these waters as impaired, initiates TMDL according to priorities, and protect them from further pollutant loadings according to Arizona's Antidegradation Rules and permit requirements.

The list submitted to for public review and EPA's approval includes surface waters listed by EPA. This final draft list indicates the priority for completing the TMDL based on the prior assessment. (In the 2006 draft, 28 surface waters had one or more impairment listing by EPA). After actions are taken by EPA, the *final* integrated water quality assessment and listing report is posted on ADEQ's web site. A final electron assessment is submitted to EPA is also submitted to EPA. This final list includes surface EPA's revisions.

Coordinating with Neighboring Jurisdictions

EPA advises states to coordinate with neighboring jurisdictions to ensure that assessments of surface waters which cross jurisdictional boundaries are reasonably consistent between states, taking into account differences in data availability and applicable standards.

Arizona works with neighboring jurisdictions during several stages of the assessment process, including standards development and assessment methods development. The five states surrounding Arizona and the 21 Indian nations within Arizona are routinely included in our public review notification. Comments received are evaluated and additional discussion may be initiated. If a conflict cannot be resolved between ADEQ and the other jurisdiction, EPA will be notified.

Arizona has an excellent Border Program that works with Mexico. However, resolution of impaired waters has been a very complex matter, involving high-level actions, and requiring coordination with State Departments of both nations.

Prioritizing and Scheduling TMDLs

Prioritizing the 303(d) List

Prioritization criteria for scheduling TMDL development are established in the Impaired Water Identification Rule (A.A.C. R18-11-606) (**Appendix C**). In general, if a substantial threat to health and safety of humans, aquatic life, or wildlife is noted, the surface water is listed as *high priority* and ADEQ initiates development of the associated TMDL within two years following EPA's approval of the 303(d) List).

High priority factors:

- Substantial threat to health and safety of humans, aquatic life, or wildlife based on toxicity of the pollutant and magnitude or duration of the exceedance;
- The presence of a Threatened or Endangered species (T&E species) that may be further jeopardized by the water quality pollutant. This is determined by looking at critical habitat, published reasons for decline and vulnerability of the species, and discussions with the Arizona Game and Fish Department and the U.S. Fish and Wildlife Service;
- Special protection of the water resources, such as classification as a "unique water," "wilderness area," "wild and scenic river," or other state or federal designation;
- Delay in the TMDL could jeopardize a timely permit action or the Department's ability to gather sufficient credible data to support the TMDL;
- Public interest and support for development of the TMDL;
- The assessment unit has an important recreational and economic significance; or
- The pollutant has been listed for eight or more years.

Medium and low priority ranking factors are also identified in the Impaired Water Identification Rule. The rule provides that several low priority factors can take precedence over high priority factors because completing a TMDL at this time would either be inappropriate, premature, or an inefficient use of resources. The low priority factors that trump high priority factors include:

- ADEQ has formally submitted to EPA a proposal to delist the surface water or pollutant based on new data, new standards, or new designated uses.
- Flow conditions inhibit collecting samples during critical conditions or a variety of conditions necessary for modeling;
- The uncertainty of timely coordination with Mexico, another state, or an Indian reservation needed to conduct the TMDL or implement necessary watershed improvements;
- The assessment unit is expected to attain water quality standards due to:
 - Changes in treatment or best management practices;
 - Discharges or activities related to impairment have stopped; or
 - Other controls are in place or scheduled;
- Naturally occurring conditions are the major contributor to the impairment.

It may become necessary to shift priority ranking of an assessment unit due to significant changes in resources to complete TMDLs or as new information is obtained concerning one of the priority factors. Such changes are negotiated with EPA and are made known to the public through the TMDL status page on ADEQ's web site.

Monitoring Priorities – The Planning List

Monitoring needs are identified during the assessment process. In general, the needs fall into one of the following:

- Insufficient data (e.g., criteria is exceeded, missing core parameters or lack of seasonal coverage);
- Support for TMDL development; or
- Determine effectiveness of strategies implemented to reduce contaminant loading.

How does ADEQ prioritize this monitoring? High priority factors include:

- Substantial threat to health and safety of humans, aquatic life, or wildlife based on toxicity of the pollutant and magnitude or duration of the exceedance;
- High number of exceedances compared to the number of samples taken;
- Probable evidence of narrative standards violations;
- The presence of a Threatened or Endangered species (T&E species) that may be further jeopardized by the water quality pollutant;
- Special protection of the water resources;
- Time constraints for a permit action;
- Public interest and support for development of TMDL development; and
- Need to initiate effectiveness monitoring.



Other factors to consider in scheduling monitoring include:

- Potential for having sufficient current data to support an assessment (considering the age and amount of data previously collected);
- Representation of critical conditions (i.e., season, precipitation, activity in the watershed when exceedances have occurred in the past); and
- Scheduling of rotational ambient watershed monitoring

In Arizona's 2006 integrated report, a "data gaps and monitoring needs" table is included in each assessment unit report. The Department uses this information as a "planning list" to schedule and prioritize monitoring within the ten watersheds according to the following criteria:

Low

- Missing core parameters or seasonal distribution; or
- Adequate baseline data and actions in the watershed should result in improved water quality.

Medium

- Some exceedances, but low magnitude compared to standard;
- Some exceedances, but low frequency of exceedances (not enough to be assessed as impaired); or
- Need to determine effectiveness monitoring.

High

- High magnitude exceedances when compared to standard; or
- Need to support a scheduled TMDL.

Assessment units with "high" priority monitoring needs would be scheduled for monitoring in the two years or as needed to support a TMDL. Medium or low priority waters would be addressed as part of the five-year watershed cycle, with the goal of collecting sufficient monitoring data to assess the majority of the waters on the Planning List within five years. It should be noted that current drought conditions and past budget deficits have had an impact on ADEQ's ability to obtain sufficient data during critical conditions on some waters on the Planning List.

SECTION 5

FURTHER TECHNICAL RATIONALES

Binomial Distribution Method

Impairment Based on the Binomial

How many exceedances must occur before one determines the assessment unit is impaired? EPA has provided specific guidance for working with acute and chronic aquatic and wildlife standards (two or more exceedance in a 3-year period is impaired). What about other parameters?

EPA's CALM document (2002) suggests that an exceedance rate greater than 10 percent for conventional parameters, such as dissolved oxygen and pH, indicates impairment of a designated use. The Department has extended this approach to Arizona's human health standards that were established to protect for 70-year lifetime exposure periods, since an exceedance rate under 10 percent should not negatively impact human health (with the exception of *E. coli* bacteria and nitrate which are pollutants that can be acutely toxic to humans).

The purpose of the binomial distribution method is to balance the two types of error possible in assessment and listing decisions:

- Type I error – Listing an assessment unit that is *not* impaired (a false positive), and
- Type II error – *Not* listing an assessment unit that *is* impaired (a false negative)

To reduce listing error, the Department adopted a statistical approach to 303(d) listing, using a binomial distribution method and establishing a statistical “confidence level” for assessments. This method is a statistical tool used to test a hypothesis. Using the 10 percent rule from CALM guidance, the null and alternative hypotheses, respectively, become:

- H₀: The true exceedance rate (p) is $\leq 10\%$; the surface water is not impaired;
- H_a: The true exceedance rate (p) is $> 10\%$; the surface water is impaired.

The binomial establishes a minimum number of exceedances, and a minimum number of total samples, based on $> 10\%$ exceedance rate at a 90% confidence level as acceptable for assessments. The minimum number of exceedances reduces Type I error – *listing* an assessment unit that is *not* impaired. Here, Type I error is reduced by establishing a high level of statistical confidence to avoid an unnecessary listing. The minimum number of total samples reduces Type II error – *failing to list* an assessment unit that *is* impaired. Type II error is reduced by increasing the sample size so that exceedances are not missed. Establishment of a statistical confidence level reduces both Type 1 and Type II errors.

As shown in the table below, the number of exceedances needed is different based on the raw score or binomial approach. In the raw score approach exceedances are counted (yes or no exceeded) and a percent exceedance calculated. While the binomial testing approach looks at the *probability* of exceedance at a chosen confidence level.

Comparison of Assessment Methods

ASSESSMENT METHOD	NUMBER OF EXCEEDANCES IN 10 SAMPLES TO GET $> 10\%$ EXCEEDANCE RATE
Raw Score	2 of 10 samples
Binomial at 90% Confidence Level	3 of 10 samples

Statistically, the unknown distribution of a pollutant measurement can be transformed to a binomial distribution based on the sample size (n), the measured number of exceedances (x), and the true exceedance probability (p). The BINOMDIST function in Excel (or other spreadsheets) can then calculate the probability that the

exceedance rate is greater than 10 percent, and therefore, the probability that the surface water is impaired, for a known number of samples (n) and known number of exceedances (x).

Using another statistical function (CRITBINOM in Excel), a given number of samples and a given confidence level, can be entered, and the minimum number of exceedances needed to determine impairment is calculated. This function was used to create the binomial listing table in the Impaired Water Identification Rule R18-11-605 (**Appendix C**). For example, “=CRITBINOM(10, 0.105, 0.90)” is entered into an Excel spreadsheet to determine the minimum numbers of exceedances necessary to determine impairment, based on 10 samples, at 10.5% or higher exceedance rate, and a confidence level of at least 90 percent. (Notice that 10.5% is used in the calculation to numerically represent >10%.)

The Tiered Approach – When ADEQ initiated the binomial approach the Department created a two-tiered approach for determining impaired waters in an effort to balance the two types of errors. Waters with exceedances of water quality standards could be placed in one of two tiers. The tiers are differentiated by confidence level, minimum sample sizes, and different cutoff values as shown in the table below.

Two Tiered Approach			
LIST	CONFIDENCE LEVEL	MINIMUM NUMBER OF SAMPLES TO LIST	MINIMUM NUMBER OF EXCEEDANCES TO LIST
Tier 1 - The Planning List	80% confidence of 10% exceedance rate	10 samples	3 exceedances
Tier 2 - The Impaired Water List	90% confidence of 10% exceedance rate	20 samples	5 exceedances

As noted above, the Department may place surface waters on either list without the requisite number of samples or exceedances for specific pollutants such as toxics or bacteria, which pose a substantial threat to aquatic life, wildlife, of human health. This occurs with pollutants not assessed using the binomial approach. It should be noted that ADEQ may also place waters on its internal Planning List due to lack of sufficient data to make an assessment.

Subsections 605(C) and 605(D) of the Impaired Water Identification Rule (**Appendix C**), deal with use of the binomial distribution tables for placing an assessment unit on either the Planning List or the 303(d) List, based on a minimum number of samples and a minimum number of samples exceeding standards. Methods are also provided for using larger datasets than shown in the binomial tables.

Delisting Based on the Binomial

As described in Section 4, assessment units are no longer impaired if there are sufficient data to show that the assessment unit is neither impaired, nor belongs on the planning list. This would require a minimum of 10 samples with no more than two samples exceeding the applicable standard. However, at least some of the samples must have been collected during “critical conditions” and at “critical locations,” which are under conditions and at locations where exceedances have occurred in the past, if those conditions still exist.

Proposed Revisions of the Binomial

Further statistical research on the binomial has shown that the minimum of 20 samples and minimum of 5 exceedances cannot be statistically supported. Also, a higher confidence level (95% Confidence) can reasonably be achieved.

As shown in the following table, three of nine samples would exceed standards in 99 of 100 9-sample trials (99.01% of the time), if the exceedance rate was 10.5% or greater. Actually, as the number of samples decreases, the confidence level increases when there are three exceedances with fewer than 10 samples. Therefore, the Department can have a very high confidence in “impairment” when three exceedances occur out of nine samples.

**Probability of Impairment
Based on Three Exceedances and Fewer than 10 Samples**

Number of Exceedances	Number of Samples	Probability of Impairment*
3	3	100.00%
3	4	99.99%
3	5	99.94%
3	6	99.85%
3	7	99.67%
3	8	99.40%
3	9	99.01%

*Using BINOMDIST function in Excel to calculate the level of confidence that the exceedance rate is at or above 10.5% (greater than 10%).

For assessments this means that if at least three exceedances have occurred with less than 10 samples, the need to increase sample size (by further monitoring to 10 or even 20 samples) becomes unnecessary, as impairment has been established. Actually, a Type II error *will* occur if the listing is delayed.

Since the 2002 assessment, EPA has taken issue with use of a minimum of five exceedances with a minimum of twenty samples. In 2002 and 2004, EPA partially disapproved Arizona's 303(d) List and listed any waters with as few as three exceedances. In the 2004 assessment, this issue resulted in 10 pollutant listings being added by EPA. To make such over-filing less confusing to the public, ADEQ provides comments within the integrated assessment and listing report on those assessment units where EPA over-filing is expected.

According to 2002 federal CALM guidance, "Smaller sample sizes are prone to yield erroneous *attainment* (not impairment) decisions because they have a *low* probability for detecting exceedances." This, in fact, lends further support for making a listing with fewer than 10 samples. Because small sample sizes are less likely to detect exceedances, if exceedances *do* occur, the confidence in impairment is even greater than in a larger sample size with sporadic exceedances (illustrated by the difference in confidence between three of three exceedances and three of nine exceedances in the table above).

Draft revisions to the Impaired Water Identification Rule have been proposed due to these shortcomings in the binomial method and to better match federal listing criteria; however, these revisions have not yet been promulgated through the required public process and thus **were not used in this assessment**.

Other Assessment Methods

A review of the 2004 listings reveals that although the binomial is an important assessment approach, most 303(d) listings are based on other methods, as shown in the table below.

2004 303(d) Listings

Assessment Method	Listings	Parameters
Binomial	23 (10 added by EPA in 2004)	Boron, dissolved oxygen, pH, and nutrients
Acute Aquatic and Wildlife Criteria	18	Metals (cadmium, copper, chromium, silver, zinc)
Chronic Aquatic and Wildlife Criteria	21 (3 mercury listings added by EPA in 2004)	Ammonia (4), copper (2) mercury (3) selenium (12)
Other Acute Toxicity	9	<i>E. coli</i> bacteria (8), nitrate (1)
Statistics	4	Suspended sediment concentration
Narratives	51 (All 51 added by EPA, 9 added in 2004)	Mercury in fish tissue (9), pesticides in fish tissue (Middle Gila only) (39), sediment/bottom deposits (3)

As discussed previously, Arizona's TMDL statute (Appendix B) requires development of narrative implementation procedures before ADEQ can apply narrative standards to 303(d) listing decisions. EPA does not share that restriction and has listed many assessment units due to violations of narrative standards, primarily based on fish consumption advisories (see table above). In 2004, EPA also listed three assessment units due to excess sediment or bottom deposits.

The other assessment methods were discussed in Section 3 of this document, but what is the scientific and statistical basis for these approaches?

Assessments Based on Aquatic and Wildlife Acute Criteria

Arizona's toxic pollutant criteria established to protect the Aquatic and Wildlife designated use require a very different assessment and listing method from the binomial described in the preceding section. The binomial is applied primarily to human health standards, which were developed to protect for lifetime exposure periods, and therefore allows a given percentage of exceedances to occur (10%). Toxic pollutant criteria for the Aquatic and Wildlife use, however, were developed to protect for far shorter periods of exposure, due to the shorter lifespan of the aquatic life and wildlife they protect. Studies show that test organisms can tolerate *no more than one* exceedance of either the acute or chronic aquatic and wildlife criteria over a three-year period. In fact, studies show that even *one* exceedance can cause damage if the magnitude of exceedance was very high or the affected area was very large (EPA, 1991). Clearly, a statistical approach based on a percentage of exceedances, such as the binomial, is not valid for these standards and would not protect the designated use.

Acute criteria protect against short-term effects of high level pollutant concentrations, which include lethality and immobilization. Acute criteria protect for one-hour exposure periods. Aquatic life may recover from one exceedance of criteria per three-year period; however, recovery is not likely if even minor exceedances occur more often. A statistical approach, such as the binomial, is not appropriate for this type of standard. Instead, listings must be made based on two or more exceedances in a three-year period, regardless of whether the sample size is small or large.



Fish Dying at Canyon Lake

The Department requires that surface waters be placed on the 303(d) List based on two or more exceedances of these criteria. This listing method must be applied regardless of total sample size. Note that although listing based on one large exceedance could potentially be justified, it is the Department's policy, and standard practice throughout the country, that listings will be made only if evidence is available to show that the impairment is persistent or recurring. Therefore, two or more exceedances are needed to make a 303(d) listing. This requirement is also consistent with EPA assessment guidance recommendations: *CALM* (2002), *Guidance for 2004 Assessment, Listing and Reporting* (2003), and the *Technical Support Document for Water Quality-based Toxics Control* (1991).

The Department does have some flexibility to delay a listing under the weight-of-evidence approach while collecting additional monitoring data when data reliability may be a concern. An example might be samples with exceedances near the laboratory reporting limit and sources of the pollutant were either unknown or unlikely in the watershed.

As required in the TMDL Statute §49-232(C)(4) (**Appendix B**), the criteria for establishing that an assessment unit is no longer impaired cannot be any more stringent than the criteria for adding an assessment unit to the impaired water list. In this case, delisting would require no exceedances during the last three years of monitoring. At least some of the samples must have been collected during "critical conditions" and at "critical locations," which are under conditions and at locations where exceedances have occurred in the past, if those conditions still exist.

Assessments Based on Chronic Aquatic and Wildlife Criteria

“Chronic” conditions for aquatic life are determined by as short as a four-day exposure, as compared to a one-hour exposure for acute criteria. The four-day period was selected by EPA to develop chronic criteria because it was the shortest duration over which chronic effects are sometimes observed. Longer exposures would be even more likely to cause chronic impacts. Chronic exposures can be lethal to aquatic organisms, although the effects are not usually immediate upon exposure. Chronic impacts include disease, behavioral abnormalities, inability to reproduce, reduced growth and survival, physical abnormalities, genetic mutations, and eventual death.

EPA's *Technical Support Document* (1991) and current assessment guidance documents all indicate that an aquatic community should be able to recover from one chronic exposure every three years, unless there is a long exposure duration. Therefore, ADEQ's assessment method determines impairment at two or more exceedances in a three-year period.

The challenge in establishing assessment methods for these criteria lies in demonstrating that a chronic exposure has occurred. If at least four days of data are available within a seven-day period, the Department uses the central tendency of the dataset to determine whether an exceedance has occurred. For standards that vary based on water hardness, ADEQ determines an exceedance based on 50% or more samples within a week exceeding standards. For non-hardness dependent standards, in most cases an average is determined, as suggested by EPA guidance. But this type of data is seldom available, and where available, only represents those dates sampled. Can the instantaneous grab samples typically collected be used to represent a 4-day period?

EPA's *Guidance for 2006 Assessment, Listing, and Reporting Requirements Pursuant to Sections 303(d), 305(b), and 314 of the Clean Water Act* states that for criteria with multiple day averaging periods (such as chronic criteria), states should develop decision rules for concluding impairment where information indicates a **reasonable likelihood** that the average was exceeded. For example, if conditions have remained fairly stable over the period of interest (four days), it would be valid to use a grab sample to represent that time period.

The Department has developed a method for determining chronic criteria exceedances based on grab samples, for use on dates when four days of data are not available. This method assumes that stable conditions were occurring at the time unless there is information to the contrary. If sufficient chronic Aquatic and Wildlife criteria have been exceeded to result in the assessment unit being listed as impaired, ADEQ looks at the following information to determine whether 4-day stable conditions were occurring when exceedances occurred:

- Point source discharge records in the reach or immediately upstream;
- Field notes and weather records concerning precipitation and runoff;
- Gaging station records, when available;
- Land uses in the vicinity;
- Records of chemical spills or other unusual events; and
- Historic patterns of pollutant concentrations, when available

If readily available contextual information indicates that the pollutant and stream flow **likely** remained fairly constant over that four day period, the Department will conclude that the grab sample result is valid for chronic Aquatic and Wildlife criteria.

Exceedances of chronic criteria will not be used for listing decisions when unstable conditions were likely, especially in watersheds with precipitation-dependent sources of pollutants (e.g., mine tailings piles). Examples of evidence of unstable conditions include, but are not limited to, samples being collected during:

- A precipitation event with runoff lasting shorter than 4-days;
- The first flush of a precipitation event; or
- A short-lived but high flow monsoon.

However, if the data were collected after several days of high flow, the sample would be assumed representative of the 4-day average conditions.

If the exceedance occurred at or near a flow gaging station, the stream is considered stable if the coefficient of variation in flow records for the 4-day period when the sample was collected is at or below 0.2. If above 0.2, chronic criteria cannot be applied to the pollutant data. The coefficient of variation is determined by dividing the standard deviation of the values by the mean of the values, and provides a way of evaluating the size of the standard deviation of the dataset relative to that of the mean. This is a statistical way to evaluate variability in datasets that have very different means. "0.2" is a common threshold number used, below which data is considered to have very minimal variability.

See examples below, where the sample date is highlighted in purple. In both cases, the flow was 224 cfs when the sample was collected. In the first example, the coefficient of variation is below 0.2, so flow would be assumed to be stable. In the second sample, the coefficient of variation is above 0.2, so flow would be unstable, and the chronic criteria would not be used.

Example of Stable Flow Determination

DATE	DISCHARGE (cfs)	MEAN	STANDARD DEVIATION	COEFFICIENT OF VARIATION (standard deviation ÷ mean)
02/06/2003	230	229.3	3.4	0.015
02/07/2003	227			
02/08/2003	234			
02/09/2003	224			
02/10/2003	231			
02/11/2003	230			

Example of Unstable Flow Determination

DATE	DISCHARGE (cfs)	MEAN	STANDARD DEVIATION	COEFFICIENT OF VARIATION (standard deviation ÷ mean)
02/06/2003	176	211.2	46.3	0.22
02/07/2003	180			
02/08/2003	296			
02/09/2003	224			
02/10/2003	206			
02/11/2003	180			

In a lake, stable conditions will assume to be occurring unless lake "turnover" or other disturbances are documented when the sample was collected. Lake temperature profiles and other field information will be used to look for such disturbances.

The need to show stable conditions is less of an issue with a parameter, such as selenium, that exceeds chronic criteria primarily during low flow conditions in Arizona. (As shown in the previous table, 12 of the 21 chronic criteria listings in 2004 were due to selenium.) For example, even if the selenium sample was collected during a storm event, it is reasonable to assume that the result represented a diluted concentration and that the daily average concentration was normally much higher. As EPA's guidance indicates (2005, page 34), in such cases exceedances are a fairly reliable indicator that the average concentration in the assessment unit is above the water quality standard, despite not being representative of the average concentration.

In a lake or stream, if one or more point source discharges provide a *significant* contribution to the receiving water, the facility discharge records are reviewed to determine whether flow and associated pollutant discharges were relatively consistent during the four-day period when the exceedance occurred. Other evidence concerning unstable flow or pollutant discharges can be provided by the facility.

The criteria for establishing that an assessment unit is no longer impaired is the same as for acute Aquatic and Wildlife criteria – no exceedances during the last three years of monitoring, and at least some of the samples must have been collected during "critical conditions" and at "critical locations."

Assessments Based on Nitrate and *E. coli* Criteria

Nitrate (or nitrate/nitrite) and *E. coli* bacteria are two pollutants that may be acutely toxic to humans at levels found in Arizona. Therefore, the Impaired Water Identification Rule established the same assessment criteria as used for acute Aquatic and Wildlife criteria – impaired if two or more exceedances of the single sample maximum criteria occur during a three-year period.

In most cases a listing is made as soon as two exceedances occur, unless the weight of evidence indicates the listing would be in error. Three issues with *E. coli* bacteria data are being addressed through the weight-of-evidence approach until the Impaired Water Identification Rule can be revised:

- The reliability of “most probable numbers” – Both lab and field bacterial analyses provide an estimation of bacterial density, reported in terms of a Most Probable Number (MPN). For example, using the multiple tube technique, if the result is reported as 240 colony forming units (CFU), there is a 95% confidence level that the result is between 100 and 940 CFU (*Standard Methods for Examination of Water and Wastewater, 20th Edition*). Only two exceedances will result in a listing; therefore, 303(d) listing decisions are not based on results reported relatively near the single sample maximum standards of 235 CFU (for Full Body Contact) or 576 CFU (for Partial Body Contact). Instead, screening values of 300 and 630 CFU, respectively, are used for impairment decisions, so that minimum exceedances must be above these screening values. To be clear, all results above the standard are reported as exceedances in the assessment report; however, a comment is made when the result is below the screening value.
- Bacterial contamination in flood flows – Flood flows are normally heavily contaminated with bacteria. This contamination is due to both natural and anthropogenic sources, so the exceedances cannot be exempted. However, completing TMDLs due to such contamination would be a waste of ADEQ’s limited resources. Therefore, exceedances occurring during flood flows will not be used as the minimum exceedances for an impairment decision. In such cases, impairment decisions will be delayed until at least two exceedances have occurred during non-flood events. This does not mean that all samples collected during elevated flows will be excluded.
- Bacterial exceedances sites on very large reservoirs – Exceedances occurring at separate beaches in a large river reservoir, provide a different level of risk to human health than exceedances occurring at the same beach or in the same stretch of river. Bacterial exceedances are counted and assessed per monitoring site at large reservoirs where sites are located several miles apart.



Slide Rock State Park

The criteria for establishing that an assessment unit is no longer impaired is the same as for acute Aquatic and Wildlife criteria – no exceedances during the last three years of monitoring, and at least some of the samples must have been collected during “critical conditions” and at “critical locations.”

Assessments Based on Statistically Derived Standards

When *two or more* exceedances of a statistically-derived standard occur, the surface water is assessed as impaired. These standards, as established in Arizona’s Surface Water Quality Standards (**Appendix A**), establish both a minimum sample size and a statistical calculation. The statistically-derived standards include:

- *E. coli* geometric mean;

- Suspended sediment concentration (SSC) geometric mean;
- Nutrient ninetieth percentile;
- Nutrient annual mean; and
- Total dissolved solids (TDS) flow-weighted annual mean in the Colorado River.

The *Escherichia coli* bacteria geometric mean standard was applied only to locations with a minimum of 4 samples in a 30-day period (Slide Rock State Park on Oak Creek and Lake Havasu beaches). Although the surface water standards revised in 2002 allow a geometric mean of the last four samples taken (samples can be a year apart or more), the current Impaired Water Identification Rule specifically states that a *30-day bacteria geometric mean standard* would be used. Until the Impaired Water Identification Rule is revised through a public rule making process, it must be implemented as written. (Note: Single sample maximum criteria are also applied to *E. coli* – see discussion above.)

Applying the Suspended Sediment Concentration standard to assessment is complex, so is discussed in detail below.

To determine that an assessment unit is no longer impaired, the minimum data requirements are simply the number of samples necessary to re-calculate the statistical value for comparison to the standard. The assessment unit will be delisted if the standard is not exceeded, and at least some of the samples were collected during “critical conditions” and at “critical locations.”

Using the Suspended Sediment Concentration Standard

In 2002, the Department adopted a suspended sediment concentration (SSC) standard to protect Aquatic and Wildlife designated uses and concurrently repealed turbidity standards. The SSC standard of 80 mg/L is expressed as a geometric mean of a minimum of four (4) samples and applies only to streams with the Aquatic and Wildlife warmwater or coldwater designated use, and not to lakes or to ephemeral or effluent-dependent streams.

Since some degree of suspended sediment is natural in streams of the arid west, especially during storm flows, this new standard excludes these precipitation events where large loads of sediment may be naturally flushed downstream. The SSC standard can be applied and assessed only at or near base flow, which is sustained largely by ground water. The standard is intended to protect fish from chronic, long-term effects of excess suspended sediment.

For assessment purposes, two issues arise: How to determine whether sample was collected during normal flow? How to determine if two or more exceedances of the geometric mean occurred during the assessment period? These issues are resolved in a three-step assessment process:

Step 1 – Before a geometric mean is applied, base flow must first be determined. Determination of base flow is possible only where historical flow records are available, such as at USGS gaging stations. Flow data from the last ten to thirty years, depending on availability, are assembled and the 50th percentile of flow is determined.

Step 2 – Suspended sediment concentration data within the assessment period are then



Suspended Sediment - Little Colorado River

compiled, along with the corresponding instantaneous flow measurements. Any SSC samples collected during flows greater than the 50th percentile of flow are not used in the geometric mean calculation.

Step 3 – To determine if more than one exceedance occurred, a rolling geometric mean is calculated, using each four consecutive SSC values not excluded due to high flow.

For example, at Duncan, Arizona, on the Gila River, the U.S. Geological Survey gage indicates that the 50th Percentile of flow is 78 cfs. The following tables show how this information would be used to determine exceedances of the SSC geometric mean standard.

Example SSC Data Analysis Original Data

Date	SSC (mg/L)	Flow (cfs)
10/30/2002	27	29
12/09/2002	67	70
02/04/2003	25	68
05/13/2003	<5	67
09/15/2003	32	23
11/03/2003	92	15
02/09/2004	123	92
07/27/2004	4560	70
10/27/2004	9499	67
03/01/2005	630	2000
05/23/2005	85	87
08/03/2005	44	6

Below the 50th Percentile of Flow

DATE	SSC (mg/L)	FLOW (cfs)	GEOMETRIC MEAN
10/30/2002	27	29	18
12/09/2002	67	70	19
02/04/2003	25	68	20
05/13/2003	<5	67	76
09/15/2003	32	23	593
11/03/2003	92	15	643
07/27/2004	4560	70	NA
10/27/2004	9499	67	NA
08/03/2005	44	6	NA

The flows highlighted in purple, were above 78 cfs, and therefore, were excluded from the geometric mean calculation. A geometric mean was then calculated using the remaining data. Two exceedances of the geometric mean standard occurred and are shown in red numbers (Geometric mean of 32, 92, 4560, 9499 = 593; Geometric mean of 92, 4560, 9499, and 44 = 643).

Interpreting Other Water Quality Related Data

To use chemical data to interpret narrative criteria, EPA's CALM document (2002) encourages states to develop implementation procedures, often referred to as translators, to explain how different types of data (e.g., contaminated sediment, fish tissue concentration, bioassessment, physical integrity data, ambient toxicity) are used to make attainment-impairment decisions based on narrative criteria. EPA further encourages that these procedures be made available for review and comment by the public.

Arizona's TMDL statute precludes the use of evidence of narrative standards violation prior to developing and adopting the companion implementation procedures. Similarly, use of numeric data without directly applicable numeric standards is precluded without implementation procedures (e.g., chlorophyll-a, trophic status).

In some instances, screening values or “triggers” are needed to evaluate whether the concentration of a pollutant in fish tissue, sediment, or even the water column is high enough to indicate possible impacts to humans, plants, or animals under narrative standards, where numeric standards are not available. Other than establishing guidance on the use of fish consumption advisories for assessment and listing decisions (*Guidance: Use of Fish and Shellfish advisories and Classifications in 303(d) and 305(b) Listing Decisions*, EPA, OWOW and OST, October 24, 2000), EPA has left it up to the state to individually establish such standards through a public forum.

Arizona is in the process of developing several procedural documents. As needed, portions of these documents will also be adopted into either the Surface water Quality Standards or the Impaired Water Identification Rule. The narrative implementation procedures will identify the screening values to be used, the basis of these values, and the actions that should be taken based on exceeding these values to further evaluate potential impacts.

As appropriate screening values and translators have not completed a public review process in Arizona, much of the “other” readily available water quality-related data could not be directly used for this assessment, because there is not a clear link to an adopted numeric water quality criteria. However, such information is used in the weight-of-evidence approach to support listing and delisting decisions.

EPA routinely asks to review such data when it reviews Arizona’s 303(d) List of impaired waters, and amends Arizona’s list according to federal assessment criteria. EPA has published methods for monitoring and assessing such data as part of its Regional Environmental Monitoring and Assessment Program (REMAP) protocols and procedures; however, it defers to state methods where they have been adopted.

Fish Tissue and Sediment Data

Some chemical pollutants concentrate in fish and shellfish by accumulating in fatty tissue or selectively binding to muscle tissue. Generally these pollutants cannot be detected in the water column or in bottom sediments, but do bioaccumulate over time in aquatic life and species that prey on aquatic life. The bioaccumulation poses a threat to human health if the organisms are eaten on a regular basis in excess of the federal fish consumption advisory levels. In January 2001, EPA issued a national advisory concerning risks associated with mercury in freshwater fish, especially for women who are pregnant or may become pregnant, nursing mothers, and young children.

As with all types of “other” data, at this time, Arizona does not have numeric standards for fish tissue or sediment data, and until adoption cannot use these data for impairment listing decisions. Numeric fish tissue standards and narrative implementation procedures for fish consumption advisories and evaluation of fish tissue data have been drafted. Until the procedures are adopted into rule, data related to fish tissue and sediment can be included in the assessment report for informational purposes only. It should be noted, however, that EPA added several assessment units in both 2002 and 2004 based on fish consumption advisories. It is anticipated that EPA will take the same action for the 2006 list, so an appropriate comment is provided in the integrated assessment report where these over-filings are anticipated.

In cooperation with the Arizona Game and Fish Department and using an EPA grant, ADEQ has completed several studies investigating human health risks associated with eating fish caught in a cross-section of Arizona’s lakes. The sampling was conducted on lakes which were chosen due to present or historic mining, the presence of predatory fish, and the level or recreational fishing pressure the lake receives. Additional sampling and analysis will depend on interagency cooperation due to access, logistics, and budget issues. ADEQ continues to investigate opportunities to combine resources from multiple programs and agencies to expand this Priority Pollutant Program statewide.

Swimming Area Closures, Fish Kills, and Drinking Water Advisories

In previous assessments, ADEQ has used issuance of swimming beach closures, documentation of fish kills, or issuance of a drinking water advisory on an assessment unit used for domestic water supply as indications of impairment. These advisories are not, however, issued by the Department; therefore, criteria for determining these may vary. Until narrative implementation procedures are developed regarding the issuance of such notices or how to evaluate fish kills and abnormalities, such information is included in the assessment report for informational purposes, but cannot be used as the sole basis in determining impairment.

Bioassessments and Habitat Assessments

ADEQ has been developing its Biocriteria Program since the early 1990s. In 1997 and 1998, ADEQ published its warmwater and coldwater indices of biological integrity based on macroinvertebrate communities. Although the index provides a score for macroinvertebrate health, how the score will be used to establish that the community is impaired needs to be developed through a public process. Also the indices need to be related to existing narrative standards such as those established for toxics and excess bottom deposits/sediments.

ADEQ's macroinvertebrate indices were developed for riffles during spring monitoring periods using ADEQ protocols, in predominantly cobble streams. Macroinvertebrate data collected during different seasons, in pools, using other methods, or in wetland or sand-dominated habitats cannot be applied to these indices. Therefore, the indices of biological integrity developed by ADEQ may not apply to data collected by other monitoring entities. Having invested over 10 years in development of this program, the Department seeks EPA's support of these efforts and discourages the use of data and protocols that have not been evaluated for accuracy or applicability under Arizona conditions. Similar questions and problems must be resolved before algal or fish community data can be applied to assessments.

The narrative biocriteria implementation procedures will establish methods to differentiate whether the impairment is solely related to natural conditions (e.g., flood, drought, travertine, bedrock scouring) or related to anthropogenic causes. Preliminary assessments have shown that habitat measurements at each site must be reviewed to determine whether the indices of biological integrity would be applicable, as some habitats render the data unusable. For example, stream channels composed of bedrock or travertine may be unsuitable for establishing and maintaining a thriving macroinvertebrate community. The habitat can also become impaired due to natural conditions such as flood scouring the area or drought causing the stream to become temporarily dry.

As needed, portions of the procedures may be adopted into either the Surface Water Quality Standards or the Impaired Water Identification Rule. This will allow ADEQ to properly apply biocriteria to future assessments. Narrative biocriteria and implementation procedures are being proposed during the current Triennial Review, but have not yet been adopted, so were not used for this assessment.

Fluvial Geomorphology Surveys

ADEQ has been conducting research projects to determine how Rosgen's geomorphology methods could be used to evaluate natural stream channel stability. The research to date has been largely funded by EPA's Wetlands Grants and an Arizona Water Protection Fund Grant. The results of these grants are several geomorphology research reports that have been published by and for ADEQ, including those reports listed below. The final product for the EPA Wetlands Grant is development of "sediment rating curves" for the West Fork Black River and Beaver Creek in the upper Salt River Basin. ADEQ is also required under the Wetlands Grant to develop a standard operating procedures document for geomorphologic surveys and develop a five-year geomorphology research plan.

- Lawson, Lin and Hans Huth, 2003, "Lower Cienega Creek Restoration Evaluation project: An investigation into developing quantitative methods for assessing stream channel physical conditions."
- Moody, Tom, M. Wirtanen, and S.N. Yard. 2003. "Channel Stability Assessment of Biocriteria Sites in the Verde River Watershed."
- Moody, Tom, M. Wirtanen, and S.N. Yard. 2003. "Validating Bank Erodibility Hazard Index in Central and Southern Arizona."
- Spindler, Patrice H. 2004. "Stream Channel



Big Sandy River

Other Physical Integrity Data

ADEQ has been collecting a wide variety of physical integrity data, in part to determine habitat condition to support bioassessments. ADEQ is proposing to use one measurement, the percentage of fine sediments in riffle/run habitats in perennial streams to determine compliance with the narrative bottom deposits standards. A narrative implementation procedures document has been drafted but has not been approved, so was not used for this assessment.

Lake Survey Data

ADEQ has a draft narrative nutrient implementation procedures document that would use a matrix of lake measurements to determine whether a lake is receiving excess nutrients and is in violation of the narrative nutrient standard. If adopted, lake quality data would be compared to a matrix table of values. A combination of elevated values and exceedances of threshold values would be used to determine impairment. The threshold values applied would depend on the lake classification: deep, shallow, igneous, sedimentary, and urban. Lake measurements used to evaluate narrative nutrients include:

- Chlorophyll_a
- Secchi depth
- Blue-green algae (per milliliter and percent of total count)
- Total phosphorus
- Total nitrogen or total Kjeldahl nitrogen
- Dissolved oxygen
- pH
- Fish kills attributed to low dissolved oxygen, high pH, or ammonia toxicity
- Fish kills or other aquatic organism mortality attributed to algal toxicity
- Nuisance algal blooms
- Submerged aquatic vegetation



Pena Blanca Lake

What if No Water Quality Criteria Apply?

It is possible for an assessment unit in Arizona to not have designated uses. Standards do not apply to the following surface waters (unless they are specifically named in the Surface Water Quality Standards):

- A lake constructed outside of a natural water channel (e.g., many urban lakes);
- A hydrologically isolated tributary, not a tributary to a surface water named in the standards (i.e., it drains into Mexico, a neighboring state, or a playa);
- A surface water located on an Indian Reservation, in Mexico, or in an adjacent state;
- A manmade conveyance for surface water (e.g., drainage ditches, runoff detention basins, storm water sewers, some canals).

It is also possible to collect water quality data for parameters that don't have standards (e.g., alkalinity, total dissolved solids, and radon). As standards are based on designated uses, even commonly used standards may not apply to an assessment unit.

The U.S. Geological Survey collects a significant amount of data that do not have associated water quality standards. Those data are not used for assessments. If no standards could be applied to the data collected, the site is not included in the monitoring data tables. For example, if only total dissolved solids, specific conductance, and radon were collected, the monitoring sites are not included in Arizona's assessment because

no adopted standards apply. Tracking of such data and monitoring sites is an added resource effort that has little value added at this time. If and when the surface water database can handle input of all relevant water quality information, tracking of these data and sites may be a worthwhile exercise.

The Former Turbidity Standard

Use in Assessments – The turbidity standard was replaced by the suspended sediment concentration (SSC) standard in 2002. At that time, little SSC data had been collected. Therefore, during a transition period, turbidity, total suspended solids, and SSC data were routinely collected by ADEQ staff and contractors. This data was reviewed during this assessment to determine where exceedances of the turbidity standard could be used to predict exceedances of the SSC standard.

A relationship between turbidity and SSC is not directly apparent for several reasons. One reason is that the turbidity standard applies to all flows, while the SSC standard applies only during normal or base flow conditions. Therefore, SSC data associated with many turbidity exceedances cannot be used for calculating the geometric mean because the data was collected during higher flows.

Another reason is that two turbidity standards applied to streams (10 NTU for coldwater streams and 50 NTU for warmwater streams), while only one SSC standard currently applies to all surface waters (80 mg/L). A second SSC standard is proposed during the current triennial Review of 25 mg/L in coldwater streams, but was not used for this assessment.

Finally, an SSC standard was not adopted for lakes, while there had been two turbidity standards for lakes (10 NTU for coldwater lakes and 25 NTU for warmwater lakes). Narrative nutrient implementation procedures will use Secchi depth, algal blooms, algal growth, and plant growth to more directly measure lake conditions when the implementation procedures are adopted.

In the 2004 and 2006 assessment, listing decisions were based solely on SSC data. Turbidity data was used only to screen sites for future implementation of narrative nutrients, narrative bottom deposits, or biocriteria implementation procedures, or to recommend future SSC monitoring. Any assessment unit that would have been assessed as impaired based on the former turbidity standard was assessed as inconclusive and placed on the Planning List.

Use in Delisting Decisions – In the 2004 assessment, surface waters previously listed due to turbidity exceedances, and where a TMDL had not yet been completed, were placed on the Planning List for collection of SSC data. Determining that a surface water is *no longer impaired* after a turbidity TMDL was established, however, has been a thorny issue. The main problem has been that the turbidity TMDLs established critical conditions at flows above base or normal flows, when the SSC standards cannot be applied. Another problem for the Department has been potential revisions to SSC standards and the potential addition of narrative implementation procedures and biocriteria that, once adopted, might show that the assessment unit is impaired.

For the 2006 assessment where there is sufficient SSC data to show that the current SSC standard (80 mg/L) is not being exceeded during normal flows, and the proposed SSC standard (25 mg/L) also would not be exceeded, ADEQ is recommending delisting the assessment unit, as it is no longer impaired. This decision should also be supported by evidence of watershed improvement activities. These decisions to delist are tempered by a caution that the assessment unit may be relisted when biocriteria and other narrative standards are adopted.

ANNOTATED References

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